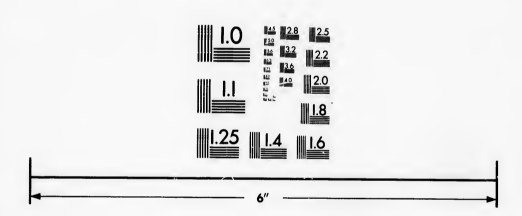


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LIVES

OF

BENJAMIN F. BUTLER AND JESSE HOYT.

CHAPTER I.

Introduction. The Convention of 1846. A Revision of the Common Law. The Judiciary. The Elective System. Treason. In what cases should private papers be published? A powerful faction banded against the Republic. Hopes resting on the Convention.

This volume is respectfully inscribed to the Electors of the Convention, next to assemble for the Revision of the Constitution of the State of New York—and it appears probable that they will decide next November that that Convention shall be held in 1846.

The Declaration of Independence was issued, and the Common School Law of this State put in operation, amidst war and tumult, but the Convention of 1846 will probably assemble and deliberate in peaceful times, and amidst wide spread prosperity. Education has been long and very generally diffused among the people—they have the experience of threescore and ten years of republican government, with its inestimable advantages, and great imperfections, as thus far administered—and if they send to the Convention, men of probity in their personal dealings and character, and of active patriotism, united with a clear and cultivated intellect, the true friend of America and republican institutions may anticipate that great benefits to the country will result from their deliberations.

The time surely draws near in which the friends of freedom in America will see an attempt seriously made to accomplish what the far-seeing Clinton wisely suggested twenty years since, the framing of a code of American Laws in the room of that Common Law, (so called,) which, in the language of Thomas Cooper to William Sampson, "is anything that the legislative propensity of the common law bench may choose to make it." Lycurgus, though he impressed upon the Spartans that heroic character which yielded not even on the calamitous day of Lcuctra; though he taught (and not vainly) that love of country and its institutions which changed a corrupt populace into a nation of patriots, among whom no civil war broke out in a thousand years—yet even Lycurgus failed, where we have as yet made a questionable progress—for the Laws in Lacedamon not being written, were, in corrupt times, interpreted [Morris fashion] according to the

written, were, in corrupt times, interpreted [Morris fashion] according to the arbitrary will of those who administered them.

Many persons suppose that our N. Y. Revised Statutes are the law. They are but a small supplement to it. Mr. Daniel O'Connell was tried not long since in the principal Common Law Court of Ireland, for sedition, and convicted. His case was carried to England for revision, and his condemnation reversed. The English judges, to a man, decided that the most important counts in the indictment were bad—and these very counts the Irish judges had, after argument, held to be good! This is our imported Common Law. Cases of general interest are decided in our Common Law Courts in this State—carried up to the Supreme Court—reversed—brought next into the Court of Errors, and reversed over again. That of Barry, vs. Mercein, is evidence of what chance the poor man has of republican justice at Common Law.

Again: Vast sums are embezzled by public officers. No Common Law can be remembered that will punish them, or cause them to disgorge the plunder-but let a shop-boy or beggar take a dollar from a till, not his own, and Mr. Recorder Morris's unwritten rules, which lawyers can so well remember, speedily sends him to the penitentiary or House of Refugo.

There may be much that is valuable in our borrowed Chancory system-Lawyers differ about what it is-and beyond their circle who is there that understands its precopts? If law is equity why have we separate sets of judges; and if it is not,

why not make it so?

Why is the procedure, or forms and proceedings in our courts, so mysterious, even to the learned, that cases like that of Ahern the Mayor's clerk, are often decided on matters of form and not on their true merits? The people choose their justices, but not one in a hundred of them, when so chosen, can possibly comprehend the complicated legal system which is the rule of their proceedings. Politically we have declared that all men are on a common footing in the eyo of the law, yet property and its benefits, instead of becoming more equally diffused, are relatively more and more concentrated in a few hands, while the condition of the poor laborer has changed for the worse. This is the working of a litigious consti-

The office of a judge of the higher courts is one of great power and dignity in this State. The station of Senator, with a voice in the court of last resort, enables its possessor to exercise a vast influence for good or evil. Yet I need go no farther than the letters brought to light in this volume, for evidence that substantial justice is out of the question, in many cases, under the present system, as administered. Wrangham was severely punished for meddling with private matters when he undertook to expose the bribery of Lord Verulam—br' he was right— Bacon had to yield-and I trust that I shall be found fully able to meet all attempts at oppression to which the developements in the ensuing chapters may subject me. When, in Dec. 1839, the Democratic Review, backed as it was by the Globe and Argus, declared that "the boasted 'independence of the judiciary' is soon found to be mere independence of common sense and common justice," I doubted. It would seem, from various references in these pages, that the private opinion and procedure of the leaders in this State, did not differ from the public admissions of Mr. J. L. O'Sullivan.

A nation must not be nice about details when its existence or its liberties are threatened, whether from within or without. The public safety is the supreme Where is the man who can turn from a perusal of the facts I have submitted without being convinced that there is a mercenary faction in our midst, bound together by powerful ties, strong and united, sordid and selfish in every thingacting in concert and for a common purpose, the destruction of that manly independence of thought and action which is the glory of our age and country? Listen to its leaders, as each for himself speaks in these pages. Where is one of them found to breathe a warm aspiration of generous sympathy for the sufferings and afflictions which chequers life to the whole family of man?

Mr. John Van Buren has been named in some of our most wide spread public journals as a probable candidate at no very distant day for the Presidency. Look at him as he really is—in the mirror himself has polished. His father is making no common exertions to attain a second time to the chair of Jackson. Observe well the pupils of his school, and say if he deserves it? Mr. Butler has an office of much influence in the administration of justice. Hear him, that ye may determine whether it is in safe hands! Mr. Hoyt's political annals are less important on his own account, than as showing the means whereby his artful employers got and kept for years the reins of state in this Union.

By the Constitution of 1821, the most important and influential offices in this State are withheld from the nomination and appointment of the millions. Draw aside the curtain, as I have done, and behold how that patronage has been exercised by our delegated agents. I trust that the Convention will aid the constituencies in getting rid of a Regency at Albany, and all its branches in the several counties. It is time the Empire State were rid of the Coddington tribe, who, Dugald Balgetty like, are ready to break up any government the hour it is formed,

that hesitates to retain a legion of bribed and pensioned partisans.

If Mr. Ber says, and if ! is it not an a described by time arrive in their talents wealth, and I of the Crosw class, tend to of deceptive is raised to w

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Mr. Cambre readily inferre dressed to his May 19th, 183

" DEAR H-I have deliberate BU Judge to favor returned—it v 1т. IT'S A present statem he found my st it over himself.

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If Mr. Bennett of the Herald circulates nearly 50,000 newspapers weekly, as he says, and if Mr. Noah's press continues to receive some share of public support, is it not an advantage to society to obtain in this volume, their characters correctly described by themselves! They are the representatives of a class. Should the time arrive in which the statesman, lawyer, and editor will be ready to hire out their talents and influence to the highest bidder, will not the effects of concentrated wealth, and lucrative offices in the gift of partisan leaders, applied to the easy virtue of the Croswells and the Blairs, the Noahs and the Bennetts, with others of their class, tend to mislead many, and endanger the public welfare! Are not a band of deceptive hireling editors like a ledge of sunken rocks, on which, if no beacon is raised to warn the mariner, the most gallant ship may be wrecked!

Has not treason been committed against the state! The public will read this

volume and deliver its impartial award.

Treason, in the general nature of it, must be the crime of many. It implies plots and conspiracies, which are carrying on by correspondence, and are to be discovered by papers. The safety of the state, which is superior to every other consideration, makes it necessary to use all possible means to unmask the machinations of treason, that the dreadful effects may be prevented. Papers, therefore, may be taken possession of, and letters intercepted, as warlike stores are secured, that the designs of the conspirators may be made known to those whom they would betray, and frustrated.

When, at a time of much doubt and difficulty, during the struggle for independence, treason was ready to deliver the important fortress of West Point to a powerful enemy, for money, its designs were opportunely defeated, by the scizure of certain papers in a distinguished officer's boot. When Messrs. Dishop and Kemble had conspired with others to betray their country, and nullify public justice for gain, the letters of these senators and their associates, even the most private and confidential, were published to the world, as a warning to others. General Jasper Ward fared no better. When a treaty was under consideration in the United States' Senate, which Mr. Tappan believed to be injurious to his country, he hesitated not a moment in publishing its most secret conditions, fearless of the consequences of a violation of the rules-and in the case of Jacob Barker, and others, indicted for conspiracy in 1826-7, private letters and agreements were produced, unhesitatingly, for the general good. I quote high authority when I mention the case of Mr. Calhoun and General Jackson, in which, after a visit to Mr. Crawford, by a rival of Calhoun, accompanied by Mr. Cambreleng, the secrets of Mr. Monroe's cabinet, in days long gone by, were laid bare, by Mr. Crawford, private letters exposed, and dissension sown broad-east between long tried friends-not that the public service might be benefited, but to enable an ambittous aspirant to scize the helm of state, of which he was of all candidates the most unfit and unworthy. Very different was Mr. Crawford's course, when called on by Congress for official papers, to show the tampering and bargaining with the deposite Banks of his day. Many were suppressed, whole passages omitted, or garbled-and the exposure of this did not lengthen his step-ladder to Mr. Monroe's seat.

Mr. Cambreleng's views of the sanctity of confidential correspondence, may be readily inferred from the contents of the following letter, marked "private," addressed to his friend, Mr. Jesse Hoyt, at New York, from Washington, and dated

May 19th, 1832.

" DEAR H-

I have seen a copy of W—'s PRIVATE letter to Clayton. It is a deliberate BUT CONFIDENTIAL attack on me, and was designed to coax the Judge to favor him, which was of course repelled. W—. asked to have the letter returned—it was so-but what W- does not know-the Judge TOOK A COPY OF IT. IT'S A ROD IN PICKLE, and will expose some small contradictions of his present statements-and show some little duplicity. The Judge can tell him that he found my statement of the Webb and Noah case too moderate, and that he wrote

Don't mention about the letter to Clayton—he will probably publish it. The Bank will come up in the Senate next week-it won't disturb us before the middle Sineerely yours, C. C. CAMBRELENG." of June.

I quote the two last cases, and that which next follows-not approvingly-but as evidence of the sense in which parties of whom this volume has much to say,

view the publication of confidential papers.

Mr. Wood, an importer in New York, paid (I think to Mr. Swartwout) duties on large invoices of woollens, which, on a careful examination, the appraisers for the U. S. deelared to be fairly valued. A Mr. George R. Ives, of Brookiyn, was the confidential correspondent of Wood's father, who failed in England, and his property went to assignees, to whom this Mr. Ives was the agent and attorney. "Under the specious pretext," say the Commissioners for the U.S., "of being called on by Mr Hoyt, for the correspondence, he delivered them up, and testified to them in court, books, private letters, and invoices," and was thereby enabled to hold on to \$ 12,000 of the clder Wood's money, his (Ives's) evidence alone having induced the jury to give a \$13,000 verdict against the son for a violation of the revenue laws. The Commissioners add, that "the manner in which the disclosures were made by Ives, and his subsequent testimony in court, bear strong marks of collusion between him and the collector, founded on the mutual hope of pecuniary gain." This is the Ives whose invoices were entered below value, whose fraudulent entries produced no seizure, whose cheeks on time, before his failure, were taken by Hoyt as eash for duties, who hired assistant cashiers, and of whom Mr. Taylor swore that he had told him of an offer made him of \$2,900, to act as a spy on the merchants. Mr. Hoyt thinks it fair to go thus far at least, to put down fraud in another's case, but when his own papers are taken by the Commissioners for a like purpose, he speedily changes his mind.

Mr. Hoyt left in the Custom House fifteen volumes of letters, which were delivered to the U. S. Com'rs, by Mr. Curtis. "This correspondence discloses numerous valuable facts in relation to the mal-practices and defalcations of Mr. Hoyt," said Governor Poindexter. Mr. Hoyt prepared to quash inquiry, and obtain the letters by a writ of replevin, and might have destroyed them at little cost had they not been wisely sent off to Washington. Had they been private letters they had no business in the Custom House-and when a Collector leaves a public office, and (like a bad lodger who leaves his wallet, accamps between two days, carrying off the family plate, and forgetting to pay his board bill,) slipping a few hundred thousand dollars in bank notes, into his valice, scatters the fifteen volumes of correspondence of his confederates, among its official records, justice to outraged society seems to require that the means of exposure thus bequeathed should be used as, perhaps, he intended they should be-to balance his

accounts. A lazy fellow would sweep them into the street—one more active would copy, and publish them. They had no business there.

I think the Argus, at Albany, has always acted on a very lax code of morals about papers. I could give a hundred cases where it has published private letters that, Glentworth like, had got into its power. I remember, for instance, a very confidential one, from Mr. De Witt Bloodgood, to his friend in Illinois, that was published as containing a plot. Mr. Croswell will find in the Memoirs of his friends floyt and Butler, a supply of plots, sufficient for years to come. His friend Governor Throop professed to admire "the blessed spirit of anti-masonry," founded as it was on that innate love of justice to all which animates every faithful breast, and which had been outraged by the secret destruction of a citizen, who had published certain private papers, which few would have ever heard of, had not the bullies and rowdies of his day, urged on by short-sighted fools, in the back ground, enrolled his name among the martyrs of the west, and awarded him a place in his country's annals. It will be found by Mr. C., that I have not entirely forgotten Governor Throop.

Papers are the depositories of our fortune—the trustees of our credit, character, and reputation—our closest confidents. Secrets that may cost a man his life, or which men would rather die than have discovered, secrets of trade, vills, settlements, things on which the peace of families, and the love and union of relatives may depend, are often to be found among a person's private papers, in his closetand all attempts to invade the sanctity of a private dwelling, on any other ground than treason against the state, or even then unless on information on oath, and in a legal way, to search for, seize, or pry into any man's confidential records, cannot be too severely condemned. The Rev. Mr. O'Coigley was sentenced and executed

on the oath treasonable the scaffold, never seen. reward. Pa examined. tors, and Di from mine; The writer, invades no refers to par before him, i of the Amer

In many e are taken. the work, as besore me. ineness of an produce the course whene called for by the United S I may here

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on the oath of a police officer, who swore he found a printed proclamation of a treasonable character in his great coat pocket, a proclamation, which O'Coigley on the scaffold, and about to appear before his God, called heaven to witness he had never seen. The officer had, it is supposed, put it in his pocket, for the offered reward. Papers may be abstracted from—papers may be added to, those seized or examined. The case of Glentworth shows that Mayors, Recorders, Judges, Senators, and District Attorneys, have defended and acted on very different principles from mine; and these too the very men of whom this volume more especially treats. The writer, while he condemns their procedure, invites them to examine his. He invades no privacy-betrays no confidence-circulates no secret record-but refers to parts of a correspondence which was, it is presumed, intentionally placed before him, in proof of a formidable conspiracy against the liberties and franchises of the American people. No honest man can or will conecal treason.

In many cases, the letters I have used, are given in full. Sometimes extracts are taken. It may be said that the latter are garbied. My objects were to shorten the work, and publish no private matter, unless it had a bearing on the subject before me. If any one feel aggrieved, or, if there are those who doubt the genuineness of any part of the correspondence, he or they will easily find the way to produce the originals in a court of law. I shall be most happy to aid in such a course whenever it becomes necessary. Some of the documents will, no doubt, be called for by the Governor or Lordelews of N. V. others way find their way to called for by the Governor or Legislature of N. Y .- others may find their way to

the United States Senate.

I may here state, that the italics and CAPITALS used to mark particular passa-

ges of quoted papers are, in most cases, not so marked in the originals.

The views of certain gentlemen whose political opinions are adverted to in succeeding chapters, with reference to that part of our adopted laws, which, if we are to believe the postmaster of New York, Mr. R. H. Morris, ought to be obeyed, though he assures us that it never was written or printed, and therefore could not be known to the people—their peculiar views, and his "on the right of search for private papers," are so well known to this community, as also their practice in strict eoncordance with these unknown laws, that I need only allude to them here. Nero is said to have caused his regulations to be written in small characters, and posted so high that they could with difficulty be read. Mr. Morris's borrowed rules, be they real or fictitious, are worse than the Cæsar's, for you can find them nowhere! The convention will, I trust, provide a code of genuine "home manufacture."

Men estimate differently their obligations to society. In the case of Judge Van Ness, the Bank of America refused to produce the minute book that had the entry of the \$20,000 "gratuity." Had I been their most confidential servant, and seen such an entry as would have proved a minister of justice unworthy of his seat, I would have very soon made my country aware of it, whether it suited the bank or not. So, in like manner, do I denounce the conduct of the Bank of the State of New York in concealing the account current of a man proved to have embezzled much of the public money, more especially when it is seen that its president was the political and personal friend of the defaulter. Mr. Blair told us through his Globe of August 14, 1839, that the "independence of the judiciary" is "an independence of common sense and common justice "-and when such men as him turn state's evidence,' is it not time to begin considering of new safeguards? Mr. Blair spoke by authority of a governor who had placed a political tool on the seat onee filled by Judge Van Ness in the supreme court, to preserve him, as he said,

The compiler of this volume deeply regrets that there are in this lovely country the materials for such a record of human folly. [He derives no pecuniary advantage from its publication, but would be the last man in America to shun the responsibility therewith connected.] Ignorance, prejudice and extreme destitution, have ever been inimical to the preservation of freedom and peace. Ages of bloodshed and rapine, presented to our view in the history of the past, will prove unavailing for example, unless our whole community shall be thoroughly educated, sincerity cherished as the first of virtues, and that violence of party spirit which divides our villages, towns, counties and states, into two opposing armies, as it were, ranged under the banners of partizan chiefs, aided by presses, orators, electioneerers, and other apparatus of dissimulation and sordid selfishness, annihilated. Much can be

achieved, if the people will value aright the inestimable advantage they enjoy, in the freedom with which a state convention may be elected and held in the midst of peace

and tranquility at home and abroad.

Unpublished writings, in evil times, have sent good men to the scaffold—but the precedents of wicked judges are as heacons to warn their more faithful successors. The noble Algernon Sydney's blood was shed in the profligate days of the second Charles, after a mockery of a trial before Judge Jeffries. Conspiracy there was none. On the search, at midnight, in the martyr's closet, an unpublished manuscript was found—a leaf or two of its contents read in court—and the noble author condemned. Posterity has done all the parties justice.

England is a great and powerful country—yet it is but little more than 25 years since Sir Francis Burdett was tried, condemned, and immured in a prison; though a member of parliament, a man of ancient family, and possessed of an annual income of \$250,000 a year—because he had dared to call crucity and oppression by

their right names, in the land of Hampden and Sydney.

"It seems," said Sir Francis, alluding to the massacre in 1819 at Manchester, that "our fathers were not such fools as some would make us believe, in opposing the establishment of a standing army, and sending King William's Guards out of the country. Yet, would to heaven they had been Dutchmen, or Switzers, or Hessians, or Hanoverians, or any thing rather than Englishmen, who have done such deeds!—What! kill men marmed! unresisting! and, gracious God! women too, disfigured, maimed, cut down and trampled upon by dragoons. Is this England? This a Christian land? A land of freedom! Will the gentlemen of England support, or wink, at such proceedings? they have a great stake in their country. They hold great estates, and they are bound in duty, and in honor, to consider them as retaining fees on the part of their country, for upholding its rights and liherties."

With such men as this volume drags to the light of day, high in office, controlling the administration of the laws, the executive, and in a great degree commerce, and all upon purely selfish, mercenary principles, America would gradually slide down from her elevated situation among the nations. Revenge would fill some men's minds, despair would take possession of others. Some would take the course ascribed by Morris to Robinson with his creditor Suydam the banker-others would war on property, by increasing the number of those terrible fires which have desolated of late not a few of the fairest cities of America—the evil example of men above would demoralize thousands below them, and that confidence in, and dependence of man on man, which is the cement that binds society, would cease. numerous standing army would come next-less to war on our weak frontier neighbors, than as a police to repeat at convenient seasons the scenes enacted at Manchester in 1819. It is from such a state of things that the people seek deliverance. The Democratic Review (falsely so called,) told us, in April 1843, that the "virtue and intelligence of the people is all a humbug," and that "we must procure stronger guarantees than popular suffrage, and popular virtue and intelligence." In other words, we were informed that we must shift round to monarchy, or get a House of Peers, self-government being an idle tale.

I very much fear, that if the men whom this volume too truly describes, can get the upper hand in the state convention, their united endeavor will be to get us AS LITIGIOUS A CONSTITUTION AS POSSIBLE, as that would best ensure a continuance of those hurtful monopolies and lucrative jobs which follow in the train of all such great convulsions and revolutions in currency, commerce, property, &c.,

as have of late years marred the prosperity of our country.

If in the minority, I think their efforts will be directed towards embarrassing the capable and well disposed—and should my publication be found to have the effect of preventing the return of some of the worst of them, and arousing inquiry into their

conduct, my exertions will be amply repaid.

That a patriot band—such as assembled in Independence Hall, Philadelphia, seventy years ago—may gladden the hearts of our true hearted citizens, when our state convention meets; and that the wisdom of their deliberations may afford unquestionable evidence of the onward progress of intellectual and moral truth in our land, and of the capacity of man for self-government, and the sustenance of free institutions, is the fervent prayer of the compiler.

New York, Sept. 1, 1845.

Mr. Butler's Mr. Van Bi law with the a Bank,

Benjamin F N. Y., on the received by hi law office at I reside till his Licut. Allen,

His father, served an appr at "the Land years.

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Mr. Butler wand immediate his law busines the Democratic Van Buren to the state of the state of

In June, 181 security of 22 a mortgage and 1 State another: The share of 1 early in 1819 (Cashier, and (Warren, at San and Attorney same place.

Jesse Hoyt, in life began to could not arrange peculiar sort of Buren as his st license to pract

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CHAPTER H.

Mr. Butler's birth and parentage—his admission to the Bar, and partnership with Mr. Van Buren. Mr. Hoyt's early pursuits—he abandons commerce, and studies law with the Attorney General of New York. Mr. Butler accepts the presidency of a Bank.

Benjamin Franklin Butler was born at Kinderhook Landing, Columbia County, N. Y., on the 14th of December, 1795. He was educated there, and in 1811 received by his father's personal and political friend, Martin Van Buren, into his law office at Hudson, as a student, and into his fannily, in which he continued to reside till his (Mr. Butler's) marriage, in 1818, to Miss Harriet Allen, a sister of Lieut. Allen, of the U. S. Navy.

His father, Medad Butler, who is still alive, was born in Connecticut, where he served an apprenticeship to a scythe-maker. He afterwards kept store and tavern at "the Landing," in which business his son Benjamin assisted him in his earlier years.

When the uncle of Horace Walpole, Earl of Orford, was Ambassador at the French court, the Queen asked his lady what family she was of. Her reply was, "D'aucune, Madame." She was a French stay-maker's daughter. It requires true nobility of soul to be of the aucune family. In a memoir in the Democratic Review, the pedigree of the Butlers is traced to Oliver Cromwell, the lord protector—to one of the judges whose fiat beheaded King Charles—and to Jonathan Butler, who landed in Connecticut in 1710. Stanhope, Lord Chesterfield, ridiculed doubtful pedigrees by placing two old heads among the portraits of his ancestors, inscribed "Adam de Stanhope" and "Eve de Stanhope." A family of the name of Levi exhibited a picture in which Noah appears walking into the Ark, carrying under his arm a small trunk, on which is written "Papiers de la maison de Levis." Thus much for genealogy.

Mr. Butler was admitted to the bar as an attorney in the State courts in 1817, and immediately entered into partnership with his instructor, Mr. Van Buren, in his law business. The latter was at that time a Senator of New York, and (says the Democratic Review) "the connection subsisted till the appointment of Mr. Van Buren to the Senate of the United States, in December, 1821." In June, 1818, Mr. Butler borrowed \$550 from the State of New York, on the

In June, 1818, Mr. Butler borrowed \$550 from the State of New York, on the security of 22 acres of land at Kinderhook Landing, and gave his father's bond and mortgage and his own bond as a security. In 1816 his father had borrowed of the State another \$1000, which, with the interest, remained unpaid as late as 1824. The share of law profits which he realized in 1818 fell short of his wishes, and early in 1819 he united the professions of lawyer and banker—as President, Cashier, and (I may add) Board of Directors of the Bank of Washington and Warren, at Sandy Hill, a village on the Hudson, about 55 miles north of Albany, and Attorney at Law, Solicitor in Chancery, and Attorney for the said Bank, at same place.

Jesse Hoyt, the friend of Benjamin Butler, is a native of Connecticut, and early in life began business on his own account as a store-keeper in Albany—failed—could not arrange his affairs so as to recommence—discovered that he had the peculiar sort of talent for a successful lawyer—indentured himself with Mr. Van Buren as his student—and in due time took the benefit of the insolvent laws, and a license to practise in the State courts.

When Mr. and Mrs. Butler removed to Sandy Hill, Mr. Hoyt was a student in the Attorney General's office, and had previously served as a clerk in the Farmers and Mechanics' Bank. Mr. B.'s letters to his friend will show the prospects of both, make known the fervent picty of the former, the condition of the legal and financial professions in Washington county, exhibit new views of State politics and cannot fail to be read with interest.

CHAPTER III.

Interesting Correspondence. Mr. Butler's piety, politics, and kind feelings toward Mr. Hoyt. A proposal to buy the Buffalo Bank—Mr. Hoyt's fitness for the office of a Cashier—his general character. A run on the Washington and Warren Bank—Ways and Means—Butler vs. Olcott.

President Butler, of the Bank of W. and W., to Jesse Hoyt, Student at Law, Albany.

SANDY HILL, March 27th, 1819.

Dear Friend,

* * * * You have really a fine state of political confusion at Albany. I think the situation of the Governor [De Witt Clinton] is daily becoming more desperate..

I am more and more pleased with my duties. They require industry and attention, but they give me more leisure than I had while in Albany, and furnish me

more easily with sufficient to provide for my household.

The only difficulty here is THE WANT OF the stated PREACHING OF THE GOSPEL. Had we a faithful and respectable minister, and were the people more anxious for and ettentive to religion, I should have nothing to ask for, but the continu-Ance of health to take this place delightful. The contrast between Albany and Sandy Hill in this particular is great. You do not at all estimate as you ought, the peculiar privileges you enjoy. They are remarkably great * * * * The Gospel is either a "savour of life unto life," or of "death unto death." And how can those "escape who neglect so great salvation?"

What a bungling piece of work Mr. Loomis has made in printing my speech. It has mortified me excessively to see so many stupid blunders issued to the world with my name prefixed. Pray tell my friends that I lay no claims to the bantling in its

present dress.

Yours truly,

BENJAMIN F. BUTLER.

The same to the same.

SANDY HILL, March 17, 1819.

DEAR FRIEND,

The stage to day was looked for with great anxiety by all the members of my household, as we entertained strong hopes the black damsel would make her appearance on the "Hill,"—as the citizens denominate this great metropolis.

* * * * * I have been here a fortnight, and have not yet received a line from you. Pray write me, if it is only to say that you are in esse. Yours truly

BÉNJAMIN F. BUTLER.

The P. S. (in a different hand,) is as follows:-" Mr. Hoyt do try to get Pender. I am tired to death of cooking.'

The same to the same.

SANDY HILL, May 4, 1819.

DEAR FRIEND, * * The election returns are, so far, unfavorable to the lopes of Mr. Clinton, and his friends, and I presume his destiny is fixed. * * * . I voted for Senators, and offered to vote for members of Assembly, but after a long discussion of my and various arguments and opinions from lawyers and electioneerers, the board very gravely decided that I was not yet naturalized-in

which I think great deal in d order-not of send by some Upon what g

he has done it, What think Or have you no vour neck?

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Jesse Hoyt, Ese

DEAR SIR, I send b as usual. I he have said), mad tary being othe esting epistle, in

Mr. Preside

DEAR SIR, I have yo endeavor as soor do regret that I the Court of Cha * * I have no had a great deal much, and as se Hitchcock. I ha I would send by goes on a raft knocked overboa

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ers and lized—in which I think it probable they were right. The Chancellor has really assumed a great deal in deciding my cause against me. Please obtain a copy of the decretal order-not of his opinion, for I suppose that would take you a week to copy-and send by some person at your convenience.

Upon what ground did he admit you—as of right, or cx gratia? I am glad that

he has done it, and hope you may find it the harbinger of good fortune.

What think you of the New Insolvent Law? Do you intend to proceed under it? Or have you not philosophy enough to live poor all your life, with a millstone on your neck?

How does the business get along, and what is the state, generally, of your ejectment suits? Are any of them to be tried at these Circuits or not? I sometimes wished after my removal, that I could take a peep for a moment in the Registers, and engage again in the service of the Sovereign People—and so long had I been accustomed to the management of the Attorney General [M. Van Buren]'s affairs, public, private and domestic, that I often thought that no one could attend to them but myself. My new avocations, however, have now become familiar and pleasant, and I can attend to them without troubling myself about the bonds, mortgages, or ejectments of the State. * * * * There is but little law business doing here, if I was dependant on that, I should have had the horrors long ago. * * B. F. BUTLER.

The same to the same.

Washington and Warren Bank, SANDY HILL, May 8th, 1819.

Jesse Hoyt, Esq., Albany, DEAR SIR,

I send by Mr. Skinner a package and letter for Mr. Barker, which send as usual. I hear that he has had a demonstration (as Packenham, & Co. would have said), made upon him this week, which was manfully repelled. My Sccretary being otherwise engaged, deprives you of the pleasure of receiving this interesting epistle, in her "own proper hand writing." Yours truly,

B. F. BUTLER.

Mr. President Butler to Mr. Jesse Hoyt, Solicitor in Chancery, Albany, SANDY HILL, June 5th, 1819. DEAR SIR,

I have yours of the 31st ult., 1st inst., and also one by Mr. Gifford. I shall endeavor as soon as possible to send you some papers in these Chancery causes. I do regret that I did not know that Mr. V. B. was about attending the June term of the Court of Chancery. I might have had all my business in train for it. * * * * I have not been in court but little, either Common Pleas, or Circuit—having had a great deal to do in the Bank, and in my Law Business. I want a clerk very much, and as soon as Charles' * * * * * I hope you got my package by Hitchcock. I have now \$3000 in current notes, received since Wednesday, which I would send by Col. Pitcher, who conveys this, but he starts from here on foot, and goes on a raft from Fort Miller, and though an honest man might be robbed or knocked overboard.

I am unable to say anything now ABOUT THE NIAGARA BANK-only that I am unable to say anything now ABOUT THE INIAGARA BANK—only that if Mr. B., [meaning Jacob Barker], could be sure of life, he could make it a profitable concern—but has, in my opinion, irons enough in the fire, already, for one man. But then he's A HOST himself. If he gets the stock, you must stand ready to interpose a claim for the management of the business—that is—if you would be willing to accept such a place. He would require some one that he could repose confidence in to take charge of it. Though I have no idea that he will get it. "Double, dcuble—toil and trouble," appears to be the order of the day in the Commercial and Financial world—where it will land us I am unable to say. * * * * * * The Attorney Ceneral [Mr. Van Buren], is never at home—and when he is. I am The Attorney General [Mr. Van Bnren], is never at home—and when he is, I am

so far from him, that I cannot have that direct and constant communication which the interests of our clients demand. One thing I most earnestly desire of you, and that is to forward me all notices, papers, &c., that may be served on Mr. V. B. [Van Buren] as my agent. He would never think of it himself, and my clients inight be kicked out of court before I knew it. I shall make no more complaints about your bad writing, though your serawls are most infamous, after the capers I have cut in this epistle.

Yours truly,

B. F. BUTLER.

[Sent per Mr. Thurman, from Sandy Hill,]
June 11, 1819.

Jesse Hoyt, Esq., Albany,

DEAR SIR,

I have received a letter from Mr. Barker, mentioning the subject of the NIAGARA BANK, and requesting my opinion of a certain friend of mine, for CASHIER, provided he should conclude to purchase the stock-to which I have

replied as follows: "I am happy to hear, by your letter, that in the event of your engaging in the Niagara Bank, you have thought of MY FRIEND HOYT, for Cashier. of no person within the circle of my acquaintance whom I could recommend with equal confidence for that situation. HIS INTEGRITY, ZEAL, AND INDUSTRY would I am confident, ensure him your approbation, and esteem. There can be no doubt of his being amply qualified for the task. His aequaintance with business is general, and extensive, and for perseverance and activity I know of no one who surpasses him. His experience in Mercantile business, would alone have qualified him for the place, but in addition to that he has the advantage of some considerable acquaintance with the business of banking, from his employment last year in the Mechanics' and Farmers' Bank. I have known him for several years; intimately, for about three. After the unfortunate termination of his Mercantile concerns, instead of spending his time in idleness, or giving way to despair or dissipation, which is commonly the case in SUCH CIRCUMSTANCES, he resolved forthwith to enter into employment of some kind or other; and, as nothing offered by which he could do better, he commenced the study of the law. All his friends, (and I amongst the rest,) thought this a very forlorn hope, for such had been his previous active life, and so long was his term of study, that I considered it absolutely impossible for him to eonfine himself to so irksome an employment as a clerkship in a law office, without any prospect of a speedy admission either to the practice or the profits of the profession. He was for nearly three years in my office, and for fidelity and attention, perseverance and application, the very best clerk I ever met with. I consider him perfectly competent to examine (A) into the affairs of the Bank at Buffalo, and give you an accurate and judicious account of every thing that relates to it. It is needless for me to say that I feel a deep interest in his prosperity, and that nothing would give me greater pleasure than to see him placed in such a situation as would give him a competent support; but perhaps it may be necessary to satisfy you that my opinion of his merits is not over rated. I acknowledge that I am his friend, and I know that friends, like lovers, are a little blind to the faults of those they esteem, but I believe I may safely refer you to any person aequainted with Mr. Hoyt, for a confirmation of what I have said."

(A) This is in reply to a suggestion about sending you up to investigate the business, preparatory to a decision on the subject. (14.) I have sen to brief in - cause to New York last week by mail.

Yours truly,

B. F. BUTLER.

June 14. I send you by J. L. Thurman, Esq., a package for Mr. Barker, containing, in current notes, \$2,200. I have received yours by Mr. Clark, with \$1,300 in W. and W. notes.

DEAR SIR, My letter with a squadr \$ 900 in Troy vert into speci what I have, t for so long a to meet a dem CHANGE; it will answer answer.

DEAR SIR, By th Wednesday's reported any t Allen, to pay specie, which If you think &c., please so

Jacob Barker,

\$ 780, during \$ 300 in small this force I c that time I h

l'enclose you policy of that sions or engag might at any ti * * I have t \$75—the other with a request Bank was comp these, because th sion of some pe decline any fur SHALL PUT

As the calls you will undou possible.

P. S.-Since

The same to the same.

Washington and Warren Bank, SANDY HILL, June 21, 1819.

DEAR SIR,

My letter of yesterday informed you that I was engaged in a running fight with a squadron from Commodorc Wiswall's fleet. I send you by Mr. B. Wing, \$900 in Troy, Lansing burgh, and Albany bills, which I wish you, if possible, to convert into specie. I do not know that I shall need it, but it will be sufficient with what I have, to teaze the enemy for the whole week, if he should maintain his ground for so long a time. * * * * I do not wish it lisped that I am in want of it to meet a demand on the Bank. I wish you to say to the bank that you want SMALL CHANGE; and for that you will give them current bills. If you can obtain \$600 it will answer the purpose, and if small money is not to be had any thing else will answer.

B. F. BUTLER.

President Butler to Mr. Hoyt.

SANDY HILL, June 21st, 1819.

DEAR SIR,

By the enclosed (which please read, and after that wafer and send by Wednesday's boat,) you will learn the situation of affairs here. If Commodore W., reported any thing disadvantageous, please correct it. I did not offer, as before to Allen, to pay him one bill at a time; but on Saturday, offered him a large amount of specie, which he declined waiting for me to count.

If you think that you can get the specie for my notes, which will be chiefly Troy, &c., please so inform Mr. Barker. Mr. Bacon is the person who brought the \$706.

Yours truly,

B. F. BUTLER.

Washington and Warren Bank, SANDY HILL, June 23, 1819. (Wednesday morning.) Jacob Barker, Esq., New York.

DEAR SIR, * * * * I have redeemed in the whole \$780, during the two days past—all in large bills. I have redeemed in the whole \$300 in small change, \$900 in dollars and five francs, and \$200 in gold. With this force I can with certainty sustain myself until Saturday morning, and by that time I have no doubt I shall have a further supply of specie from Mr. Hovt. * * * * * Hoyt.

I enclose you a copy of Mr. Olcott's letter. This is a new proof of the wavering policy of that Bank, and of the little reliance to be placed on Mr. Olcott's professions or engagements, for he offered of his own accord to me last spring, that I might at any time draw on you at a few days sight, if I chose so to do.

* I have this morning had two small sums of our notes presented—the one for \$75-the other for \$91-both from Albany; and both enclosed to Mr. Baird, with a request that he would present them immediately, and that the credit of the Bank was completely down, which was the cause of their sending them up. I shall pay these, because the money will go down by the mail to-day and may quiet the apprehension of some persons who would otherwise send up; but I shall request Mr. B. to decline any further commission of the kind; and if any more such calls appear, I SHALL PUT THEM ON THE SAME GROUND WITH THE OTHERS.

As the calls this week have assumed the character of a run on the Bank,

you will undoubtedly see the necessity of giving me a supply of specie as soon as possible.

Yours truly,

B. F. BUTLER.

P. S .- Since writing the above, Wiswall has shown me his money; he has now

ation which of you, and Mr. V. B. my clients complaints he capers I

JTLER. 1, 1819.

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hich I have ging in the

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\$4800. Gilchrist has demanded his bills. I told him I was ready to pay in specie, but commenced paying Wiswall, he presenting his bills first. Gilchrist has resolved not to wait, and returns in the stage.

B. F. B.

The letter from Mr. Olcott, referred to above, was dated "Mechanies' and Farmers' Bank, June 21, 1819," and informed President Butler, that they had sent for redemption, \$5300 of W. and W. bills, by Mr. Gilehrist, to whom they expected that every facility would be given. Mr. Olcott says—"You are probably aware of the determination of the Banks in this city to take no drafts from country banks, on the city of New York. * * * * * Our object is to prevent country banks from plaging funds in N. Y. to expended on their own deprecised. country banks from placing funds in N. Y. to speculate on their own depreciated paper. That they do operate in this way, we have good reason to suspect; otherwise why do they place funds at so great a distance from the only spot where they PRETEND TO REDEEM, or give specie value, to their bills."

CHAPTER IV.

Ways and Means continued—How to get a Puff from a Young Patroon—Meaning of Tons and Loads—The President's Puff—Paying in Sixpences—Coffers full—Holding up—" Let the Public wait"—Paying in Chancery suits—Threatening a Debtor—Taking care of the Bank—"Fair and proper calls"—Clinton "Raving Mad"—Paying "in a slow way"—Mr. Butler's humanity.

[Favored by Caleb Baker, Esq.,] SANDY HILL, June 29th, 1819.

Jesse Hoyt, Esq., 111 State street, Albany.

DEAR HOYT,-The enclosed will show you how the "world wags." One of those persons that I told to wait until their turns came, was THE YOUNG PATROON, who had 4 or \$500 taken for rents due his father.

If you know him—as I believe you do—I wish you would FALL IN WITH HIM, and ask his opinion—I know it will be favorable, although I did not pay him, because he sat within my counter, and read the papers, AND DRANK WINE WITH ME FOR TWO OR THREE HOURS BEFORE THE BANK CLOSED, and saw every man who had come from a distance, or was poor and needy, paid in specie without a moment's delay.

Now, if his opinion is friendly, I dare say it will pass current, AND BE A LEGAL TENDER in your DUTCH metropolis, and it would answer for CIRCU-LATION, &c. Let me hear how every thing goes-and what is said and done at Yours truly,

B. F. BUTLER. Seal and send the enclosed after reading it. If the loan with Baird was concluded, and you expect the specie on Thursday, you may perhaps ask Caleb Baker to stay for it. If not, tell him there will not be A LOAD until next week. HE AND EVERY BODY ELSE thinks I have TONS OF IT on the way.

[Per Mr. L. Clark.]

SANDY HILL, July 1, 1819.

Jesse Hoyt, Esq., Albany. DEAR SIR,-The enclosed you will send by the first boat, after reading it, &c.

I send you 25 Times. You see how boldly we come out. I have deliberated long before I ventured it-but, as it's a part of my "budget of ways and means," have at length concluded to run the hazard.

If the specie for Schuyler's note could be obtained, you could send it by the

Send the papers on Saturday. Tell mc what you think of my bulletin. Yours truly, B. F. BUTLER.

President ! " budget of

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Washingto Washington a timed to requ with the oper suspension of duced, very r Warren Banl slanderous rej The conseque with demands Barker, forese stand the firs the public, in all be paid wi pelled to sus however, that bank, by resort would be able the bank. It to pay all its amount to mor secure-there i then can any o It is true th

prompt accom have been affor engaged in the must always be men, who have It must also be sufficient excus deemed inconsi that the course pose, not of in TO PAY, and compose the " preference to gr have " poisoned is " presented to contents.

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President Butler's manifesto, referred to in the preceding letter, as a part of his "budget of ways and means," and issued after Mr. Barker's visit, was as follows:

[From the Sandy Hill Times, July 2, 1819.]

The following communication on the subject of the Bank in this place, may be relied upon as coming from an official source.

For the Times.

Washington and Warren Bank .- The excitement in relation to the paper of the Washington and Warren Bank, beginning to subside, perhaps it may not be illtimed to request the attention of the public to a few prominent points, connected with the operations and character of that institution. The sudden and unexpected suspension of payment at the Exchange Bank, together with other causes, produced, very naturally, strong suspicions of the solvency of the Washington and Warren Bank, which were greatly increased by the malicious prophecies and slanderous reports of persons who regarded its success with jealousy and hatred. The consequence was, the rapid and vexatious return of its notes, accompanied with demands for specie, or for such bank paper as is equivalent thereto. Mr. Barker, foreseeing this result, and fearin that the bank might not be able to withstand the first shock, although confident of ultimate success, very fairly assured the public, in his address to them, that the Washington and Warren notes would all be paid within sixty days, without promising that the bank would not be compelled to suspend, for a short period, the payment of its notes. It was found, however, that a course so unpleasant and distressing was unnecessary, and that the bank, by resorting to its legal rights, so far as it respects brokers and other banks, would be able to ride out the gale, and that too without pressing those that owe the bank. It has continued, and will continue its redemptions, and is abundantly able to pay all its debts, to the "uttermost farthing." The debts due to the bank, amount to more than double their notes in circulation, and those debts are perfectly secure—there is perhaps scarcely one that will not ultimately be collected. How then can any one be a loser by the Bank?

It is true that the Bank has not extended to speculators and bank agents, that prompt accommodation which, under flourishing circumstances, would probably have been afforded; and it is also true that it has been engaged, and IF is now engaged in the payment of small specie, [II] to persons of that description; but it must always be remembered, that the Farmers, Mechanics, Travellers, and Tradesmen, who have presented its bills, have been paid in the most prompt and liberal manner. It must also be horne in mind, that the pressure of the times would of itself be a sufficient excuse for many things, which, at a more propitious moment, would be deemed inconsistent with the rules of fair and honorable business; and above all, that the course pursued in this particular instance, is adopted for the express purpose, not of injuring, but of indemnifying the public. THE BANK IS ABLE TO PAY, and intends to pay its notes, but it supposes that the honest yeomanry, who compose the "bone and gristle" of the land, are entitled to every accommodation, in preference to greedy speculators and arrogant monied aristocracies. Those too who have "poisoned the chalice," have no reason to complain, if with retributive justice, it is "presented to their lips;" nor even if they are compelled to taste a portion of its

contents.

President Butler to Mr. Hoyt.

SANDY HILL, July 3d, 1819-11 A. M. Dear Hoyt,—All goes on well. Caleb arrived last night with the reinforcement. Your "extract" was well timed. I wish you would keep the Albany merchants back. It's rather bad friendship to get our bills together, and post them up here, say 30 days sooner than they would otherwise come. At the worst they would go into Brokers' hands, WHICH IS THE BEST PLACE IN THE WORLD FOR ME. I have received a work begging continuous. IN THE WORLD FOR ME. I have received a very begging, coaxing letter from Mr. Olcott, bu: as Wiswall's money is not half paid, I don't trouble myself about it. B. F. BUTLER.

[Sent per Mr. Hand.] SANDY HILL, July 7, 1819.

Private and Secret.

Private and Secret.

To Jesse Hoyt, Esq., Alhany.

Dear Hoyt,—I have paid since the Run commenced \$9000 and over. You know how much I had then. I HAVE A GREAT DEAL MORE NOW, and am in every respect better off. The reinforcement from Jacob Barker puts me out danger. Have paid very liberally SINCE IT ARRIVED, BUT SHALL NOW HOLD UP. The public have been paid over \$6000—the Brokers \$3000. OUGHT NOT THE PUBLIC TO WAIT A WHILE? We have CROWED full enough for the present therefore had better write no more for have CROWED full enough for the present, therefore had better write no more for the papers. I shall add a note to "Equal Rights," which will gall the Mechanics and Farmers' Bank to the quick.

Finished last Saturday night by trying the replevin, at Glen's Falls-got home 1 o'clock, Sunday morning. Jury equally divided, 6 and 6-Sheriff in our favor. Skinner and me both summed up; suited myself and everybody else. Noticed anew for Tucsday, 13—clear case; shall certainly succeed—want the lease from Van Rensselaer to Caldwell, as they gave parol evidence of it. Send it up in time.

Paid Saturday, the 3d, - - - - 901
"on Monday, - - - - - - 379 though the Bank was shut.

Tuesday, - - - - - 817

Yours truly,

B. F. BUTLER.

SANDY HILL, July 10th, 1819.

Jesse Hoyt, Esq.,

Dear Sir,—My present business is chancery. The enclosed bill I drew in great haste last night and this morning. I want it presented on Monday, and the motion made and urged on the ground of the great injury to the Bank if those notes should be put in circulation. Whether Barker's assignment to this Bank is good or not, we are entitled to the injunction. Whether the bills are his or ours, the Farmers' Bank have no right to use them; and if they do, we suffer as well as J. B. [Jacob Barker.] I want the bill copied, and a copy sent to Mr. Barker for Mr. Wells' examination.

If you get the injunction, show it first to the State Bank, and tell they follow next—then serve it on Farmers' Bank—then show to Lansingburgh, and tell them they shall have the same, and had better keep the bills. That is, if you think it best

to inform the others before I have made out bills against them.

- business I have neglected, and never can attend to it. Serve the petition-give the notice-fill up the proper day-make the motion. You and the Attorney General [Mr. V. Buren,] draw the interrogatories and examine the wit-

nesses. I cannot, and must rely wholly on you.

The Bank is safe, and I mean to keep it so. I WILL RATHER SUFFER THE PUBLIC TO FRET A LITTLE, than hazard the safety of THE INSTITUTION by paying out TOO FAST. I have paid this week \$2500—\$600 of

Yours truly,

B. F. BUTLER.

P. S .- If Schuyler's note was payable here, I would take Washington and Warren gladly, but by his own act he has made it payable in Albany. Now let him pay what they will take, except I will take it in 1 Plattsburg and 1 current—
Burlington, 1 current. If he has our notes let him present them. If not paid, write Baird that it must be done forthwith, or he will be SUED-Baird will make him pay it.

> To Jesse Hoyt, Esq., 111 State street, Albany. SANDY HILL, July 14, 1819.

DEAR SIR,

Send the enclosed by the boat tomorrow-all goes well. The Chancellor's decision, in my opinion is disgraceful, partial, unjustifiable-(inter nos.) I pay

from \$ 700 t ER calls.

I yesterda obtained the time for the o'clock-Jur bank hours, 1 -up till 2, A

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To Jesse Hoy

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19. ancellor's) I pay from \$700 to \$1000 daily-chiefly in specie-satisfying all FAIR AND PROP-ER calls.

I yesterday tried the Replevin over again, and after a prodigious hard conflict obtained the inquisition. This secures the estate. The leaso did not arrive in obtained the inquisition. This secures the estate. The lease and not arrive in time for the trial, as I had it at Lake George. Got through summing up at 11 o'elock—Jury out till after 1, A. M.—tough business I can assure you. After bank hours, rode through sun and dust to Lake George—12 miles—tried the cause

-up till 2, A. M.—up again at 1 past 4—home before bank hours.
CLINTON IS RAVING MAD, BESIDE BEING A FOOL. But I have no time for more. Yours truly,

B. F. BUTLER. Capt. Coffin's letter contains cash. Let me know whether the Comptroller found the account of public monies received by the Attorney General [M. V. Buren] during my agency, correct. I furnished it last mail. (Sent by Mr. Bacon.)

When it became evident that Mr. Barker would neither purchase the "good-will" of the broken Bank of Niagara, at Buffalo, nor sustain the Washington and Warren Bank, Mr. Hoyt removed from Albany to New York to practise law, having taken out licences, as an attorney-at-law, and a solicitor-in-chancery.

SARATOOA SPRINGS, Aug. 24th, 1819.

To Jesse Hoyt, Esq., New York, IN A SLOW WAY, until Mr. B. [Barker] is able to give me some liberal assistance-and in the meantime I shall take it slow and easy for the future, without laboring as I have done for the two months past, which have been in every respect the most laborious and perplexing of my life. I felicitate myself, however, with the reflection, that I have relieved MANY HUNDREDS of persons who would have been almost ruined if we had stopt as Mr. Barker advised me—that I have kept up PARTIALLY the credit of the paper IF in the vicinity of the Bank, which in the event of stopping would have been at 50 or 60 per cent discount-and, that in all that I have done, I have been actuated by a sincere desire to promote the interests of my employer, and the welfare and preservation of the community. * * * * In haste, your friend,

B. F. BUTLER.

CHAPTER V.

Messrs. Butler and Barker's management of the Washington and Warren, and the Exchange Banks, reviewed. Their statements of the condition of these institutions. The truth told too late. Mr. Hoyt's efficient agency. Puffs and puffers.

Mr. Butler's public eareer—his rapid advancement—the high and honorable posts he has occupied-the very lucrative situation he now fills-his standing as a moralist, and professing christian—these are known—but of his principles, as developed in the preceding letters, his countrymen have hitherto remained in profound ignorance. He denounces in the Sandy Hill Times, greedy speculators and arrogant monied aristocracies, and this too from the shop counter of a chartered, exclusive, banking monopoly, of which he was the richly endowed High Priest; and which was then evading the payment of its just debts, by counting out six-pences and other small change, to harrass those who held thousands of dollars of its paper, for which they had given the full value. He tells the public that "the Bank is able to pay, and intends to pay its notes,"—that "it has continued, and will continue its redemptions, and is abundantly able to pay all its debts to the uttermost farthing,"-and this he solemnly affirms on his honor as a man, and in

his official capacity as the presiding officer of the corporation. His "bulletin," as he calls it, was copied into the N. Y. Evening Post, the Albany papers, and all over the state. His fervent piety gave weight to his asservations-the people helieved, were deceived, and he admits to Mr. Hoyt, in his letter of Nov. 16, that

his character had suffered severely in consequence.

If he told the trnth, that the Bank was perfectly solvent, what are we to think of his abiding friendship for Jacob Barker, who had allowed its notes to fall to 40 cents, cash! Mr. Butler remained as President of the bankrupt concern until it was intimated that his princely income was to be taken away, next year in February. On the 9th of February, 1820, the notes of the W. and W. Bank were quoted in the Evening Post, as worth 371 cents-and on the 4th of March, at only 35 cents per dollar, while Barker's Exchange Bank notes had found their level at

20 cents. Still we find President Butler at his desk in Sandy Hill!

On the 17th of September, 1821, Beers and Bunnell, quote W. and W. notes at 45 to 50 cents; and in October the Evening Post has W. and W. at 45 cents, and Barker's Exchange notes payable in N. Y., at only 121 cents per dollar. Next year they were sold at 10 cents for a dollar note. In June, 1824, after the W. and W. Bank notes—from \$150,000 to \$300,000—perhaps twice as much (for there is no believing any thing that such persons as Barker may assert)-after its notes were bought in at 50 to 75 per cent discount, then-but not till then-did this fraudulent concern, recommence again "eash payments," which Mr. Barker or his instruments kept up for some years-but the Exchange Bank was a dead failure, of which its owner got rid by taking the benefit of the state insolvent law.

In August, 1819, Mr. Jacob Barker issued a pamphlet, dated at his Exchange Bank, a bundlo of which he sent to Mr. Butler, at Sandy Hill, for general circula-

tion-one of these is now before me. It states,

That he (Mr. Barker,) began his Exchange Bank, in New York, with a substantial capital of \$250,000; that it flourished till May, 1819-that the average or usual circulation of its notes was over half a million of dollars-that in that month he ceased to pay out Exchange notes, substituting Washington and Warren, (which occasioned the run on his President, at Sandy Hill;)—that from the 1st of August, 1818, to the 1st of May, 1819, he had redeemed at par \$582,115 of W. and W. notes, "while others were purchasing them at a discount,"-that from April 26th to June 19th, there was not one thousand dollars of the W. and W. bills returned for redemption-and that he considered the W. and W. Bank, "FROM THE KNOWLEDGE HE HAD OF ITS CONCERNS, AS GOOD AS ANY OTHER, IF NOT THE BEST IN AMERICA.

Mr. Barker further said, in this pamphlet of his-" because I know the paper to be good, I recommend to every man whose good opinion I wish to preserve, to take the notes of the Washington and Warren Bank, and also the notes of the Exchange

Bank for any property he wishes to sell."

Again—
"The notes of the W. and W., payable in N. Y., will, from this date be punctually redeemed at this (Exchange) Bank; and the others will continue to be redeemed at the Bank at Sandy Hill.

"I confidently calculate that no man will approach the polls at the next spring election, with a bill [of the Exchange Bank] in his pocket, which he cannot then convert into money, at par, if he chooses to do so.'

Time showed that all this was a deception of the most unprincipled, reprehensible character, but it did not diminish the close intimacy then subsisting between

Jesse Hoyt, Jacob Barker, and Martin Van Buren!

After stating to his friend Hoyt, (23d of June,) that he had paid in cash two sums amounting to \$166, Mr. Butler threatens that if any more such calls should appear, he would place them in their turn among the bank creditors he was then

tantalizing with sixpences and other "small change."

When Mr. Oleott complains of Banks which speculate in their own depreciated paper, and place their funds far from "the only spot where they pretend to redeem" their bills, (which was the case with the W. and W.) the meek sabbath keeping Mr. Butler, threatens to write for the papers, what would gall his (Olcott's) "bank to the quick." And when he (Butler) apprehended that his notes would be demanded when due, by banks holding quantities, he sent Jesse Hoyt to

terrify them ! Chancery.

The location business, and chosen as a m attorney, the sorts of law, "the Young take back the to "fall in w gull "the D would pray of over the credu his worthless ; If such a ma Attorney, at N the Senate, she and temper of

In his "sec means to pay a while?" Le and proper call in a slow wa through the " uttermost far for B. F. Butle (his 10th of Ju the law, if he and Barker had

Cases are on of their bills to recciving, as it that recorded o class, but it is both with cash a smaller sum t of its business.

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Messrs. Webs "Sandy Hill, Ju to community, y

"The run upo is wholly subside us, satisfied the p by his temporary. Mr. Butler, the I his own hands, h were more than a bills, to lay them retire to give roor terrify them by threatening some, and trying others with vexatious proceedings in Chancery.

The location of Sandy Hill, far in the rear of Albany, out of the way of all business, and to be approached only through bad roads, and at expense, was well chosen as a means to evade payments—and the selection of a young, keen, needy attorney, the partner of Mr. Van Buren, who eould play off Chancery and other sorts of law, in lieu of specie, when trouble came; who could drink wine with "the Young Patroon" for three hours, behind the bank counter, persuade him to take back the base notes of a base bank instead of specie, and give Hoyt the hint to "fall in with him," and get his "opinion" to be used as "a legal tender" to would pray of a Sunday, the loudest and the longest—and on the Monday chuckle over the credulity of his country neighbors, who while they received as dollars his worthless promises, believed he had tons of specie on the way to redeem them. If such a man shall be continued in the very responsible office of U.S. District Attorney, at N. Y., with \$20,000 of yearly income, by Mr. Polk, or confirmed by and temper of this great republic.

and temper of this great republic.

In his "secret" note to Mr. Hoyt, July 7, he tells him that there was plenty of means to pay, but he would now "hold up." "Ought not the public to wait a while?" Let "the public fret a little." He was, (July 14), "satisfying all fair and proper calls,"—and (Angust 24), Lorenzo Hoyt (his assistant) was "paying in a slow way." This, too, not two mouths from the date of his assurance, through the press, that the bank had abundant means and would pay to the "uttermost farthing!" If David Henshaw failed in the Senate, what hope is there for B. F. Butler! He speaks of humanity and forbearance, and in the same breath (his 10th of July postscript), bids Hoyt threaten poor Schuyler with the terrors of the law, if he would not redeem his note in better currency than that which he and Barker had declared to be IF "the best in America."

Cases are on record, in which Bankers, with empty vaults, have handed parcels of their bills to pretended creditors, who appearing to come from a distance, and receiving, as it seemed, large sums in payment, have produced effects similar to that recorded of "tho Young Patroon." I do not say that Wiswall was of that class, but it is evident, by Mr. Butler's own showing, that all his redemptions, both with eash and the bills of other banks, in May, June, and July, amounted to a smaller sum than a real bank pays in an hour or two in the ordinary transaction of its business.

Among those who censured the universal stoppage of Bank payments, and the relief law of 1837, it is presumed that we will not find on record the name of Benjamin Franklin Butler.

Mr. Hort got his Grind Burler.

Mr. Hoyt got his friend Butler's letters published as puffs at Albany. "Your extract was well timed," says Butler, (July 3d). Here is the extract.

From the Albany Daily Advertiser.

Washington and Warren Bank.

Messrs. Websters & Skinners,—The following is an extract from a letter, dated "Sandy Hill, June 29, 1819." If you think its publication will be of any service to community, you will please to give it a place in your paper.

"The run upon the bank still continues, but the alarm in this part of the country is wholly subsided. The appearance of Mr. Barker in good health and spirits among us, satisfied the people that the Washington and Warren Bank would sustain no loss by his temporary suspension. All are delighted with the accommodating disposition of Mr. Butler, the President. When there were more calls than he could satisfy with his own hands, he called in his neighbors to assist him in paying. And when there were more than all could attend to, he requested those persons that came with the bills, to lay them down and take as many dollars in specie as they left in bills, and retire to give room for others. Many came and saw the counter loaded down with

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gold and silver, and went away satisfied that all was well, and that Sandy Hill was not without its 'grains of gold.' You may tell your Albany banks that they had better be a little more sparing of their denunciations, for their own vaults may have to atone for the sins of their keepers. Sell all the goods you can for these notes. But you had better not send up until the alarm has proved groundless, as you may be trod on in the crowd. When you do send, however, you will always have the preference over brokers in being waited upon, for we do not much admire those leeches upon the 'body politic' in this part of the country.''

Another puff is given in the New York Evening Post, as an extract of a letter from Jacob Barker, dated 28th June. "I left Sandy Hill yesterday The bank has not stopped payment—it will not stop payment; which please promulgate," &c.

CHAPTER VI.

De Witt Clinton blamea in life, but praised afterwards. Party spirit degenerating into faction. Hints for the Convention of 1846.

"Clinton is raving mad, beside being a fool," says Mr. Butler, in one of his private letters to Mr. Hoyt. "I think the situation of the Governor is daily becoming more desperate," says he again. Expressions like these are not infrequent in his correspondence, but it would appear, on reference to his remarks and the resolutions which he moved in the House of Assembly, at the time of Mr. Clinton's death, that he had about that time changed his opinion. He there spoke of "the illustrious dead," whose name was more likely to be perpetuated in history than that of any other son of New York since its first settlement—said there never had been aught personal in his (Mr. B.'s) opposition, save respect for the character and admiration of the talents of a man "whose ambition it was to be distinguished as the friend of learning and morals, and as the advocate and patron of every measure, calculated to promote the welfare, or increase the glory of the State."

"Let the statesmen of the present day, those who are now engaged in the career of ambition, learn wisdom from his example. The grave of Clinton will soon cover the recollections of his political honors, and in it will be buried the triumphs and reverses of the hour. But his fame as the patron of schools and seminaries of learning, as the friend of morals and benevolence, and as the ardent champion of every great public improvement, will flourish while time shall last. Need I remind you of his efforts to call out and to foster the latent genius of our people? Need I speak of his labors in aid of that great work which has conferred so much glory on his native State, and so largely contributed to the happiness of its inhabitants? By connecting his fortunes with the success of that stupendous project, and by devoting to it the best energies of his mind, what an unfading wreath did he secure! So long as the waters of the great lakes shall flow, through this new channel to the Atlantic, so long shall history record his name!

I have quoted Mr. B.'s remarks from the New York Statesman of February 15, 1828. Mr. Van Buren's, in a meeting of members of Congress from New York State, held in the Capitol at Washington, February 19, are taken from General Green's Telegraph:

"The high order of his talents, the untiring zeal and great success with which those talents have, through a series of years, been devoted to the prosecution of plans of great public utility, are also known to you" * * * * * "the greatest improvement of the age in which we live was commenced under the guidance of his councils, and splendidly accomplished under his immediate auspices" * * * * "the triumph of his talents and patriotism, cannot fail to become monuments of high and enduring fame." Mr. V. B. then moved a resolution declaring Mr. Clinton the "proudest ornament" of New York State, and "a distinguished public

Why it was Clinton an al Flagg, and th dental majorit where he had culogies will the House of

[Post mark, New York the know without seen the Gover nominations, a People—but he People.

He will reco but, if possible The Republic question; and, CLINTON IS IF IT IS THE WILL GO T' Was Cardina tinuance of goo

Extract from December 24th, full operation, notorious politic despairing of bee meetings, and will not acknow will not acknow who composed to its political ear Townsends, P. Curust that Repurpopular measure measure itself 1n. from which it spr

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Jesse Hoyt, Esq.

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uments of aring Mr. hed public

Why it was that Mr. Butler and his friends gave to the measures of Governor Chitton an almost indiscriminating opposition—why Silas Wright, Azariah C. Flagg, and the party enlisted under Mr. Van Buren, taking advantage of an accidental majority in the legislature, removed him from his seat at the canal board, where he had sat without salary, neither Mr. Van Buren's nor Mr. Butler's culogies will explain-but the following extracts from a letter from the Clerk of the House of Assembly, may aid those who are in the habit of guessing :

Edward Livingston, Albany, to Jesse Hoyt, New York.

[Post mark, Albany, Dec. 5,] 1823.—" Esleeck put the stories in circulation in New York that I was under Van Buren's influence, made a speech, &c., but you know without my telling you, that he is an egregions fiar. * * * * I have know without my telling you, that he is an egregions liar. * * * * I have seen the Governor [Yates] since I last wrote. He is decidedly in favor of Caueus nominations, and confoundedly puzzled about giving the choice of Electors to the People—but he says that the REPUBLICAN party ought not to be afraid to go to the

He will recommend the measure, in my opinion. This I wrote you before—

but, if possible, I am now surer of it than I was before.

The Republican members of the House, it is thought, will hold a Caucus upon this question; and, after coming to a conclusion, all go one way or the other. IF CLINTON IS VERY DANGEROUS THEY WILL GO ONE WAY, AND IF IT IS THOUGHT HE CANNOT MAKE ANY DIFFICULTY THEY WILL GO T'OTHER WAY.'

Was Cardinal De Retz very far wrong when he said, that "nothing but a continuance of good fortune is able to fix most men', friendship?"

Extract from a letter-Lorenzo Hoyt to his brother Jesse-dated at Albany, December 24th, 1823.—"A meeting has been ealled, and is now, this moment, in full operation, in relation to the Presidential Electors. It was started by two notorious political renegadoes, to wit, W. Esleeck and Jacob Lansing-men who, despairing of becoming great by any other means than through the medium of such meetings, and who have become misanthropes because the world and its people will not acknowledge their superiority and greatness. To name a few of those who composed the meeting will supercede the necessity of any further comment as who composed the meeting win superior to its political cast—P. T. Parker, E. Baldwin, William James, J. Alexander, the Townsends, P. Gansevoort, the Cassidys, G. Hawley, Speneer, Stafford, &c. I trust that Republicans and the People in general will know from whom this popular measure, of giving the choice of Electors to the People, emanates. The measure itself I must say, as I always have said, is a Republican one—but the source from which it springs will render it unpopular with \(\pi\) Republicans."

CHAPTER VII.

Mr. Butler feels public censure—is considered as bad as Barker. He exhorts Mr. Hoyt to keep the Sabbath-succeeds Judge Skinner-is ambitious, quotes Casar, becomes an active politician—a bucktail. Mr. Barker stops his salary, and takes the benefit of the Insolvent Laws. Judge Van Ness's ermine sullied by bank contact.

SANDY HILL, Nov. 16, 1819.

Jesse Hoyt, Esq., New York. My Dear Sir,- * * * * * I am certain that no poor wight ever labored more sincerely for the public good, or received more of public censure and abuse. For the last seven or eight weeks, however, we have had comparatively quiet times, and I have had some leisure for law reading and law labor. You are right in supposing that the late catastrophe (for I consider it the end of

that drama) in the Exchange Bank, is a common misfortune. To me especially it is a great one. I had cheerfully suffered the depreciation of OUR PAPER, that Mr. B. [Barker] might in the meantime hend all his efforts to the Exchange Bank, and in the resumption of payment there, hoped for the most auspicious results. The matter is past mending, and no doubt it is all for the best. We continue paying daily in a small way, more to relieve the sufferings of community than for any other purpose. The credit of the paper is very low in this country—hardly any one takes it at par-and were it not for the small payments of which I spoke, no one of my neighbors would have any confidence in the ultimate solvency of the institution. Some few, inferring from what has been done and what is now doing, that the intention is TO PRESERVE THE BANK, are rather disposed to think favorably

By the bye, my character is so depreciated at Albany (according to report) that but few of my old acquaintances would acknowledge or receive me. Some of them, I hear, have the kindness and condescension to compassionate and pity me, while others consider me full as bad as Jacob Barker, which in these days is con-

sidered a pretty severe specimen of invective and reproach. So be it.

They cannot rob me of free nature's grace, They cannot shut the windows of the sky, They cannot bar my constant feet to trace
The woods and lawns, by living stream at eve,
Of fancy, reason, virtue, nought can me bereave.

I am sorry to observe that you are obliged to turn easuist in order to reconcile your Sunday labors to your own sense of duty. * * * * * No true consolation can ever be derived from any thing that requires the neglect of a religious duty. The ways of wisdom, and of wisdom only, "are ways of pleasantness"—her paths, and hers only, "are paths of peace." Mrs. Butler joins in affectionate remembrance. Truly yours, B. F. B.

Sandy Hill, Dec. 17, 1819.

Jesse Hoyt, Esq., Albany.

My DEAR SIR,-We have been much troubled by visitors at the Bank for the 10 days past. The Court of Common Pleas, which sat in the village a part of two weeks, has just adjourned. You can hardly conceive how much I was vexed and molested. Every man who owned a dollar of our paper made a point of bringing it along. I made my debut as an attorney—was employed in two eauses which I tried and argued, and had very good success. There is but little law business doing in this county. Such complaints you never heard from lawyers, of the dullness of the times and the scarcity of money. Most truly yours, B. F. BUTLER.

[Mailed, Hudson, Feb. 9.] Hudson, Feb. 7th, 1820.

Jesse Hoyt, Esq., Attorney at Law, New York.

Dear Friend,—The release for Mr. Youle is enclosed. We have no Commissioner at our village, (the men fit for it being chiefty Bucktails.) and I therefore brought it with me. * * * * * * * * * You are THE and I therefore brought it with me. ONLY PERSON to whom I ever write except on business topics, and perhaps I should write less frequently than I now do were it not for the occasional necessity of the correspondence. Not that I dislike the employment, or have forgotten the friend—neither is the case.

I have a tolerable prospect of getting a livelihood by my profession at Sandy Hill, the appointment of Mr. Skinner and his consequent desertion of the bar, having left room for some other person. I have taken his office, but whether I shall fill his place remains to he seen. I have been urged to hold myself in reserve until spring and then remove to New York with an old friend of ours,* (M. V. B.), but I

prefer remaini certainly wou lowed, I have do not regret eate myself in Casar's, that is a fair expres to be even the S sumptuous to a have it known not already he fearful that Mi peets you indu

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My dear frien Mr. Barker, for communicate. any sort of estin I do not yet pred lieve he does hi versation with h hensions that he

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^{*} Martin Van Buren.

^{*}Mr. Butler here Judge W. W. Van Ne Judge W. W. Van N. charge against the Ji they had shared \$20, ter. in 1813. General V. N. had accepted \$i all the circumstances oped and unraveled, i was appointed. The lowed the aid of four other were in abundar there were in abundar the state of the there were in abundar American, of April 13 1. The Board of Dir be seen by the Commi

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at Sandy bar, haver I shall eserve until B.), but I prefer remaining where I am. "A rolling stone gathers no moss," and though I certainly would not have gone from Albany had I known what would have followed, I have too much pride to keep always on the move—and upon the whole do not regret the removal. Besides, I doubt whether it would be advisable to locate myself in New York, even with the aid of wealth and talents. The saying of Casar's, that he would rather be the first in a small village than the second at Rome, is a fair expression of the sentiments of most men. At New York I could never hope to be even the SECOND—where I am [Sandy Hill] perhaps it may not be too presumptuous to aspire to higher honors. I believe Mr. Van Buren does not wish to have it known that he removes to New York in the Spring, therefore, if you have not already heard of it, you will please consider what I say as inter nos. I am fearful that Mr. Barker's misfortunes will prevent you from realizing all the prospects you indulged in when I last saw you.

Since my resolution to get all the law business I could, and to present myself

before the public in that eapacity, I have thrown off the restraints I had before preserved with regard to an interference in County affairs, and have engaged with some warmth, but pure intentions (as I hope.) in the political warfare.

Education, habit, inclination and principle all conspire to make me A BUCK-TAIL. I have no sinister views to gratify—no resentments to satiate—no other object but the well being of the State—therefore my endeavors shall be to confine my-me."

I have received a letter from Mr. Barker, stating that the bank was unable to pay me the salary I have hitherto received any longer, which is what I have been compelled to look for for some time past, and which will render my prospects rather gloomy.

B. F. BUTLER.

CHAPTER VIII.

Mr. Butler on Judge W. W. Van Ness. Van Ness and the Bank. Butler, Barker, and the conspiracy trials of 1826-7. The Life and Fire Company. Stockjobbing. Barker's Conviction and Letters. Mr. Van Buren and the Washington and Warren Bank Charter.

Mr. Butler to Mr. Hoyt.

My dear friend, * * * * * * It is but seldom that I hear from our friend Mr. Barker, for the very substantial reason, as I suppose, that he has nothing to communicate. Do you think he will be discharged in April? And can you form any sort of estimation as to the ultimate result of his affairs? * * * * * * * Id not yet precisely know what are Mr. Van Buren's expectations, nor do I believe he does himself. Mr. Edmonds, who is now with him, has had some conversation with him on the subject of business at New York, but I have no apprehensions that he would form a connection with so young a practitioner. * * * * * * * * The *Committee of Inquiry intended to report next week, but as

^{*}Mr. Butler here alludes to a committee of the Assembly, appointed to inquire into the conduct of Judge W. W. Van Ness, accused of taking brites. In January, 1820, the N. Y. American made a specific charge against the Judge, a member of the Assembly of N. Y., and an Attorney of Columbia Co., that ter, in 1813. General Root moved for a Cermittee on the 28th, to inquire whether it was true that Judge all the circumstances of bribery and corruption that marked the progress of that clearer were to be developed and unraveled, it would take the committee a long time to perform their duty." A committee of him dowed the aid of four distinguished lawyers, he himself also pleading his own cause. Six of the committee were also lawyers, and their chairman was the partner of the Judge's senior counsel. Quirks and quibbles there were in abundance, but, say Messrs, Charles King, J. A. Hamilton, and Johnston Verplanck, in The American, of April 13th—under all these restrictions our case was fully made out." It was shown that, 1. The Board of Directors of the bank of American case was fully made out." It was shown that, be seen by the Committee as contained the entry for the payment to Elisha Williams, of \$20,000, with the uses it was to be put to, and the notives for the payment, though that entry would probably have settled the question.

Judge Van Ness has not yet returned, I do not believe they will be ready. That concern looks very dark for his Honor. If he is innocent he has been very unwise in the course he has adopted. If he shall be convicted, ultimately, what a degrading eireumstance it will be for the judicial character of our State! It was once our pride and ornament-but how are the confidence and respect of the public to be preserved when its members are suspected, much less when they are arraigned for "high crimes and misdemeanors!"—In truth your very sincere friend,

B. F. BUTLER.

The reader may have perhaps had an impression that, in 1819, Mr. Butler was in some degree, the dupe of his cunning relative, Jacob Barker. Such was in no respect the case. Between these financiers and their friend Mr. M. Van Buren the very best understanding continued to prevail, and prevails to this very hour. Mr. Butler acted as Mr. Barker's agent long after he left Sandy Hill-did business for the W. & W. bank, when, after "getting in its notes," it opened shop again—was Mr. Barker's advocate when, in 1826-7 he was thrice tried, never acquitted but again and again deelared to be guilty of enormons frauds, by upright and intelligent juries, in the New York Circuit Court-and pleaded hard with the jury not to conviet, aiding also other "financiers" then there placed in some trouble, to appease a pillaged and insulted community, and escape the penitentiary and pillory, a doom which some of them very richly merited.*

The receipt which Mr. Burrall took from Williams for that sum, which he handed to his successor and asked him to bring it to Albany, the latter refused, saying it would not be necessary, and when at Albany denied all recollection of it.

denied all recollection of it.

3. Mossrs, John Duar and Rudolph Bunner swear positively that Judge Van Ness twice confessed to each of them, separately, that he was entitled to one third of the \$20,000 received by Williams—that he feared that Williams meant to defraud him, and only give him \$5000—that the money was a grainty to him (the Judge) from the bank of America—and that Williams claimed a part of the cash for Gresvenor, of Columbia Co., on the express grounds that he had been as useful in getting the bill through the tigsishure as either of them. This was the bank which Governor Tompkins prorogued the Legislature rather than agree to its incorporation in 1819

of them. This was the bank which tovering tompkins porogue the registrons became entitled to this incorporation in 1812.

4. It was shown that Judge V. N. had given contradictory accounts of the way be became entitled to this granting."—that Mr. Williams had done the same—and that a story about an agreement of the bank of America to lend the (country) bank of Columbia \$150,000 in cash, for 15 years, at 3 per cent interest, on the security of the corporation, to hench the former bank, for cancelling which Mr. Which with the \$20,000 was obtained, was quite absurd. Mr. Wolcott, who alone conducted the negotiation with Mr. Williams, swore be never heard of it—and that no additional security was asked or given—that a loan was agreed on, but at 6 per cent instead of 3—to prove which he produced the original proposal of even date with the band. The Judge got the \$5000, it is true, but General Root's inquiry affected his health—he died some wars after.

with the bond. The Judge got the \$5000, it is true, but General Root's inquiry affected his health—he died some years after.

What a dangerous thing, in a country where every one depends on the law as a protector, is it to have judges ready to held out the hand for "a gratuity?" while with the tongne and pen they sit as the paid ministers of the law, perverting justice! With Mr. Van Ness, hank gratuities were not new. When, in March, 1895, a faithful comonities of the Assembly of that day asked leave to repart the evidence of whole-sale bribery in the matter of the Merchants' Bank charter, leave was refused, and six memers implicated in the charge added, to delay or crush investigatioe; of these Mr. Van Ness was the first named, and he appears in menviable preeminence on the memoritals of legislative frailty in those early times of bank frame. The press had exposed the legislature—Mr. Van Ness woted for a motion to prosecute the editor of the Civicen for libel, which was agreed to, and against another to permit him on the trial to give the truth in evidence, and it was rejected.

Judge Van Ness and Elisha Williams were old colleagues, gentlemen of talent, perhaps, but seemingly regardless of the institutions and morals of their country. I think it was Governor Lewis who selected this

corrupt le gislator as a Supreme Court judge, in 1809.

*The extraordinary failures, indictments, and trials of 1826-7, and the parts played in them by Messrs. Butler and Barker ought to receive a brief notice here. It is the interest of the laud owner and steady-going business-mao and capitalist, to have the currency,

Butter and Barker ought to receive a brief notice here.

It is the interest of the land awover and steady-going business-mao and capitalist, to have the currency, the money in circulation, by which houses, lands, manufactures, labor &c. are measured, of one real substantial, uniform value. When gamblers in the legislature are allowed to tamper with the money current in the country, they pursue their private interests at the expense of the state, which they speedily throw into confusion, create innumerable profitable jobs at every turn of the dice, change their ideal paper shokels into the more solid substance of land, and laugh at the folly of its ancient possessors, in allowing them to do all this. Mr. Barker, having, As IIE &ANS, nothing more to lose, entered Wall street as a dealer in stocks and funds, scrip and hocus pocus; and in September 1826 was indicted by a New York grand jury, along with Messrs, Mark 'Spencer (who had figured in 1823, in the Chemical Bank atlaris, DW, Brown, and others, for conspiring together to swindle or defraud the Morris Canal, Tradesmen's, and Fulton Banks, and the Life and Fire Co., all of that city. After a trial of twenty-five days the jury disagreed, a lottery-olice broker, having, as it is stated, stood out for Barker. They were tried again in the Circuit Court, before Judge Edwards. in November, and found guilty. Barker applied to the Supreme Court, got a new trial, and was on the 12th of July, 1827, a second time found guilty. Mr. Maxwell, District Attorney, did his duty nobly, in behalf of the country—but what will not money, party iofluence, and a host of influential and learned counsel effect for a partisan stock jobber, when caught as Barker was? The indictments, trials, verdicts, and the expense, vast as that most have been, ended in a heavier tax on honest citizens, and Jacob escaped the State Prison, through the aid of such a judiciary as Van Buren, Hoyt, Blair, Butter, and O'Sullivan describe. I hope the Convention, in 1846, will purify it a little.

On the 7th business woul successor of 1 sumption of p took place for expense of th

In 1823, th York anetione the bank bega

ping payment—an which induced the with two broken b his debts? Barke very little by him-was for a long tion tal and enormous the most solemn a dant. Theo comes honest corporation Barker hire the mo the privilege, deni-During his secon

nau of large prophe does not pay the large contracts—at In August, 1824, From that day to Journal, or Ledger each to fill these parts to fill these properties. each to fill them up assistant, and two and during these si fail, Vermilyen, a d ties for debts due t done so! This ass lent, when he boughtions of the bankru would have gone per ties would be delive making the most of consideration in the

They also appoint The company had lion of dollars, ruin by fire; ditto, risks mere jack-o-lantern directors cashiered, debts contracted, the debts contracted, in ing institution was: In May, 1826, \$250, Ganal stock, this ag the Mercantile Compact within the grip-two of the Fulton Tradesmen's Bank's 800 shares. Why is Mr. Leavitt, now bim very insulting opeached hinself. F jurots, was tried for the Commissioners is

the Commissioners h cent on his shares, co were convicted with privileges."

I have been thus p to his knowledge, a that his conduct and pared. Mr. Barker p speech, to which I sh that hillames the fere feet or house to feet, or bound to the the solemnities of th

the solumnities of the newspapers speaking the half—it was publi. Mr. Butler next lus &c. "If you wished microscope; but whe larger instrument. College of the public was a solution of the so defend him with a cle y. That On the 7th of May, 1821, the Sandy Hill Times announced, that the banking y unwise business would soon be resumed in that village, and that Mr. George R. Barker, the a degradsuccessor of B. F. Butler, as cashier, had arrived, and was preparing for the resumption of payments in "the precious metal." No such resumption, however, was once public to took place for years-this announcement was, itself, a new speculation at the arraigned expense of the farmer. ΓĹER.

In 1823, this G. R. Barker was in Nantucket, making interest to be a New York auctioneer. In 1824, its notes being bargained for at a few cents per dollar,

the bank began to pay again for a time.

ping payraent—and this at a time when that corporation was making dividends out of pretended profits, which induced the public to place confidence where none was due. How could be, an insolvent debtor, with two broken lanks tied to his skirts, lend any one \$130,0003. If he had that sum why did he not pay with two broken lanks tied to his skirts, lend any one \$130,0003. If he had that sum why did he not pay very little by him—that his (Barker's) original capital was \$250,000, and that his bank note circulation was for a long time over half a million of dollars! What besses did he sustain to outweigh the vast capital and and enormous gams here displayed before us? Messrs. Butler and Barker joined, in August, 1819, in the most solemn and apparently sincere decharations, that the wealth to pay all debts was sure and abundant. Then comes poverty—then \$130,000 (in Butler's speech he says \$230,016) are lent to prop a dislowed next, and there the curain drops. Not only did barker hire the most eminent lawyers of the age to defend him, but was also indulged by the judge with would not do.

During his second trial, Mr. Maywell asked his friend entitiers.

Barker hire the most eminent lawyers of the age to defend him, but was also indulged by the judge which the privilege, donied to poorer men, of speaking for himself as if he had been undefended by others—but all would not do.

Buring his second trial, Mr. Maxwell asked his friend and witness, Joseph D. Beers—"Is Mr. Barker a man of large property or an insolvent?" The reply was—"As relates to his Exchange notes I believe he does not pay them—but he fulfills all his other engagements. He deads to a very great amount—makes large contracts—and always seems to have rule MEANS and disposition to fulfill them."

In August, 1821, the Life and Fire Co. had \$140,000 on hand—being all its capital, and \$60,000 of profits. From that day to its hopeless insolvency in July, 1820, not a line was written either in Statement Book, Journal, or Ledger—they were all kept eighteen months, designedly, blank, with officers igetting \$2,250 each to fill them up! The Company had a president with \$2,250 salary, a secretary at \$2,250 more, also his assistant, and two clerks. Mr. Barker was the office almost every day for six months before the failure, and during these six months the directors were never once assembled? When the concern was ready to fail, Vernulyea, a director, and one or two of the clerks opened the iron chest and handed to Barker securities for debts due the company to the amount of \$600,000, and made no entry on the books that they had done so! This assignment would have enabled Mr. Barker to pay himself in full for the money he had lent, when he bought the bonds at a great discount, and also to have bargained for other worthless obligations of the bankup concern, to use as a set off against the securities in his hands, while other creditors would be delivered to him at the failure, July 18, that knowledge would have enabled him to prepare for making the most of the preference, which the officers made of him to receive the spoil. Was there no consideration in the case? Believe that who can.

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titled to this the bank of interest, on asserted that ion with Mr. it a loan was of even date dth—he died

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selected this n by Messrs.

he currency, of one real hey speedily r ideal paper , in allowing street as a a New York k affairs,) G esmen's, and the jury dis-again in the the Supreme r. Maxwell, ty influence, Barker was?

eavier tax on Van Buren, it from stop

In a letter, from New York, March 12, 1823, Mr. Jacob Barker writes to Mr. Jesse Hovt, "I have no news to tell yon—am poor, out of business, with bad prospects, yet cannot but smile at the freaks of fortune-money very scarce, stocks falling. . . . What think you of the application for the Tradesmen's Bank? feel an interest in its favor on account of Mr. Worth-yet I cannot believe it will pass. . . . If she [Ross's ship] goes the rounds well, she will probably make him a great voyage while I a poor deval am not making any thing."

Deval, terific, disolved, vissit, proclaine, co-opperate, will show Mr. Barker's way

of spelling certain words in his autograph letters.

To B. F. Butler, Esq., Albany.

Bank of Washington and Warren, Dec. 29, 1826. DEAR SIR-This will be handed you by J. F. Shirrill, who goes to Albany for the purpose of procuring some specie. I want \$3000, and send you that amount in bills. Mr. Barker says he has written Mr. Olcott on the subject. I should not trouble you, but want the business done correctly, and fear to trust it alone with Mr. Shirrill. I send a draft for \$3000; which, if Mr. O. prefers, you will please hand him—but I should prefer his taking the notes. If you have to give him the draft you will please deposit the notes in the M. and F. Bank, to our credit, which draft you will please deposit the notes in the Albany, will make a specie deposit of that amount in Albany, G. R. BARKER, Cashier.

How could Mr. Jacob Barker, if he was poor, lend, in 1825-6, immense sums of money to banks and insurance companies, and be honestly possessed of stocks valued at a million of money! If poor, in 1822, how was he able to organize an association to control the North River Bank! If he had means then, why did he not redeem at par the bills of the Washington and Warren Bank, which had, by the dishonest proceedings I have mentioned, been forced upon the public! Or, if his eredit was mending, why did he allow four years and a half to clapse between the failure and reopening of the concern? Was not the Exchange Bank, which he did not pretend to reinvigorate, enough, or must the public bleed yet farther! Able personal, political, and financial friends-a long purse-rottenness somewhere (not among the New Yorkers, nor in the jury box, certainly)-saved him from well merited punishment-and in 1828 he set up for Senator for the first district, puffed himself in Noah's Advocate, and finding that New York had no desire to benefit by his senatorial talents, prudently resigned in favor of his friend IF the inventor of the Tammany Hall Bank, Mr. Stephen Allen.

Mr. Fitz Greene Halleck to Mr. L. Hoyt, at Albany.

New York, May 1, 1829.

DEAR SIR-I send by the steamboat Victory, which leaves here this afternoon at 5 o'clock, a box containing bank notes addressed to George R. Barker, Sandy Hill, which we shall be much obliged by your forwarding to him by the very first opportunity. I wish you to keep a memorandum of all the expenses you are at, and the various transactions you attend to, and make suitable charge therefor. It is all for account of corporations "which have no souls," whose stockholders cannot expect confidential services of this kind to be performed without paying. Your assured friend,

F. G. HALLECK, for Jacob Barker.

Jacob Barker, New York, to Lorenzo Hoyt, Albany.

New York, 1st May, 1830. DEAR SIR-You have herewith recommendation of sundry persons interested in the Bank of Washington and Warren.* If Mr. Sherman should be selected, he

will give Ald highly respec of some stoel from the pceu unwise to app Sherman will

Mr. Butler ab Hoyt. Albe of 1846.

I think it is seldom perceiv first to lessen i factors."

vile character, "g fears and hopes of Report, and no don The Regency Ser declaiming and vot

Four days after, then 27 members, absence would hav absence would nav why did he deny it old Buffaio Bank? Cantine of the Ars course of the four d withhold, which in

withhold, which is Guess, reader—gues of all invention lation of wealth, it companies are BAN Their notes are Government has the official of the companies are the companies are the companies are based on the co "It is well know to banking incorpor it was, doubtless, th

Demosthenes cause He could no longer Athenia orator, fal have always been of to add, "and therefi intimately," said Se of a national curren Barker's W. and W. partner, Mr. Butler, tion—and when it h tion of a new bank influence of the mo ton—but he omitted located up at Sandy

The "restoration" bill passed the Senat favor. Next came t Buren below the bar now they wheeled in The W. and W. Ba its capacions vanits i

were to be carried on the descriptive epis \$278,693, were in the from that source alon

Mr. Barker dotted monger. After his i tried, convicted, and have not heard. " another, to shoot him prove that though he Mr. Barker, Hazar Congress for a Bank

pamphlet with the s federates write in sec distributed."

^{*}How far Mr. Jacob Barker was interested in the original application for a charter to the Washington and Warren Bank—if at all—is not generally known. The bill, as it passed the Assembly, appointed Halsey Rogers, a creature of Mr. Van Buren's, and others, to "open the books!!" and distribute the stock, (then worth 20 to 25 per cent premium.) among the fulfithul. Halsey was a true type of the Van Buren judiciary, first judge(!!") of Warren County, and, no doubt correctly described on the Senate journal of 1821, as a

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hington and nted Halsey stock, (then n judiciary, f 1921, as a

will give Alderman Gideon Lee and John R. Hedley, Esqs., as security—they are highly respectable and responsible men. Alderman Lee is very rich. The names of some stockholders have been mentioned, but as a question of liability will arise from the peculiar phraseology of the act of incorporation, I think it would be very unwise to appoint any party interested, therefore I hope that Mr. Lathrop or Mr. Sherman will be appointed, or both of them.

Yours sincerely, JACOB BARKER.

CHAPTER IX.

Mr. Butler abandons Sandy Hill, Lovenzo Hoyt's morals. Poverty of the brothers Hoyt. Albany. Office only for Bucktails. War to be avoided. The Convention of 1846.

I think it is De Reiz who tells us that "those that are guilty of ingratitude seldom perceive it, because the same inclination that leads them to it, leads them first to lessen in their thoughts, the obligations they have received from their benefactors."

vile character, "guilty" of letting himself dishonestly out "for such rewards as may be extorted from the fears and hopes of applicants to the Legislature," and from "the timid and desperate." So saith Sudam's Report, and no doubt truly.

The Regency Senate threw out the bill, March 2th, 1817, Cantine and his brother-in-law Buren both declaiming and voting against it. Yeas 15—nays 13.

Four days after, Senator Hart moved to restore the bill—this required two-thirds of the Senate, which had then 27 members. If Mr. Van Buren was opposed to banks, why did he vote for this bill, when his nere why did he deny it in 1836, and declare in his Sherrud Williams letter, that he had never voted but for the odd Buffalo Bank? Are not 18 two-thirds of 27—and was not he one of the 183. Was not his relative, Cantine of the Argus, another? What sort of arguments had the applicants for the course of the four days with a couple of money-loving lawyers, who had "special privileges" to bestow or Guess, reader—guess.

old Buttalo Baux? Are not by twisting of argaments had the applicants for this bank used in the course of the four days with a couple of money-loving lawyers, who had "special privileges" to bestow or withhold, which induced them to talk and rote on both sides—for and against—bank and auti bank? Guess, reader—guess.

"Of all inventions which have been put in operation, in this country, to promote the inordinate accumulation of wealth, the most exceptionable are incorporated companies, and the worst of all incorporated companies are BANKS."—Life of Yan Buren, by Holland, weakers, by Butter, p. 301

"Their notes are called money, and are made to perform its fouctions and the perogative of the Federal Government has thus, in firet, been nearped by those corporate bodies."

"It is well known that those fattlers of democracy, George Chiaton and the perogative of the Federal Government has thus, in firet, been nearped by those corporate bodies."

"It is well known that those fattlers of democracy, George Chiaton and Jan. 19. Tompkins, were opposed to bunking incorporations of almost every kind. Mr. Van Burea clinical and the content of the property of the State "—B. p. 55.

"It is well known that coll—a very bad cold—after accepting the goldie bribe of his country's enemies, the could no longer speak in public—he was so very house." Bestot of Williams. How commy sense and all the states of the period of the property of the state of the state

Lorenzo Hoyt, whom the pious Mr. Butler had instructed in the mysteries of law, religion, and finance, was a law pupil of the firm of Van Buren and Butler, and, as the latter tells us, "a very fine youth." The principle he avows to his brother Jesse, without any apology, in his letter of March 7, 1824, that any thing he could do to the prejudice of his benefactor, Mr. Livingston, and his own benefit, was justifiable, provided his treachery was not found out, is as bad as any thing we have heard ascribed to the daugerons order of Jesuits. His teachers must have been somewhat neglectful of his morals. Mr. L. had no idea that young Hoyt was trying to suppliant him. On the 3d of January 1822, he thus wrote his brother:— "Sutherland in cancus says that when he told Lorenzo that I had the nomination, fof Clerk of Assembly, I that Lorenzo jumped up two feet at least. This bespeaks animation. I am much pleased with Lorenzo, and his situation will improve very much under the tuition of Seger the Deputy."

The situation of the brothers Hoyt at this time, was meenviably poor, and perhaps it would have been better for society that it had remained so. Mr. Hoyt's cruel, vicious, profligate, and persecuting career as Collector of the Customs for the port of New York, was at this period of his life not even dreamt of. He was a mere adventurer, who was ready to perform the services Mr. Van Buren required, in the hope of obtaining office and its emoluments through his influence, and his career was for a time successful. Mr. Livingston's unsuccessful effort to make Mr. R. R. Ward, the law purtner of Jesse Hoyt, a master in chancery, because he had not been long enough a bucktail, will show how affairs went at Albany, better than a

labored essay.

Mr. Butler to Mr. Hoyt.

ALBANY, July 19, 1820.

Dear Friend, * * * * * We are boarding at Mr. Jones,' directly opposite our office, (Gilbert Stewart's house,) where we have very pleasant lodgings Our departure from Sandy Hill was so sudden, that we left all our furniture in the

house, and for the present shall continue to board out.

As to business, I have enough to keep me very busy—chiefly in Chaneery—old and new. It would be well enough were it not so long before the eash was realized. But it must come some day or other. I think my expectations will not be disappointed. At all events, as I told you before, I am for the Law and nothing else—and I regret now that Mr. Van Buren ever thought of leaving his profession, which you know was what put it into my head to leave him. I think I shall make my debut at August term in the argument of some motions and eases. Though as to the last I am rather squeamish. Mr. V. B. is certainly very desirous to assist me. He has several heavy causes in which he insists on my speaking.

I like Albany about as little as you do—and, with the exception of a few persons who are worthy of esteem, have very little to say to the goodly inhabitants of this renowned metropolis. I think the eastern junto the most disagreeable part of them.

They are generally bigots in politics, and very full of prejudice and envy.

Lorenzo is a very fine youth. I have got him at the Latin Grammar, in which he makes tolerable progress. I shall pay particular attention to him. I have paid \$1.25 for the order to the Register, so that you owe me 25 cents. My compliments to Mr. Barker, &c.

Yours truly,

B. F. BUTLER.

Post mark, Albany, Mar. 8. Mr. Lorenzo Hoyt to his brother Jesse, at 40 Wall street, New York.

Albany, March 7, 1824, Sunday evening. Dear Brother:—Yours of the 4th came duly to hand. The substance of it I had anticipated, as I saw a letter that Mr. Thompson received from you while here, in which you spoke very discouragingly as to the result of your application to the Corporation, but as I had not heard from you since, I had not entirely despaired until I received your last. It is now, I suppose, known to a certainty that you cannot succeed in getting the office you sought. If a person has nothing else to

depend upon ations of par your services some little office pears that the variance. Whong as we read the next that a little, which us I should me

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^{*} Strange doctrine lines in Calder Camp

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depend upon for a livelihood than offices, which at all times depend upon the fluctuations of party predominance, I think he will soon go to pot. I thought however, your services for the party had been sufficient to raise a just and equitable claim for some little office of the kind, that you have been endeavoring to obtain; but it appears that the opinion of a majority of the Hon. the Corporation and my own are at variance. Well, I see we have got to contend with poverty and misfortnucs as long as we remain in this life, and what we shall have to "battle the watch" with in the next the Lord only knows. You mention your business is again increasing a little, which I hope is the ease, for if it does not, where the end of 1824 will find us I should not like to undertake to say.

I understood Mr. Thompson, I think, if the river opened soon, that he should be up again before the close of the session; if he will not be up again I shall write him about what you mentioned, and shall also speak confidentially to one or two of my ma about grae you demance, and shan orso speak conjugationary to one or two of my friends, myself, on the subject; for ANY THING I CAN DO TO THE PREJUDICE OF LIVINGSTON AND BENEFIT OF MYSELF, I THINK I AM PERFECTLY JUSTIFIABLE IN DOING, PROVIDED ALWAYS THAT HE DOES NOT FIND IT OUT.*

I think, and have thought all winter, that it would be best for me, after the Legislature adjourns, or after I get my pay, and square the yards here, to go some where else and locate for the summer, with a view to carry into effect the special order of the day, to wit economy. Should you approve of this suggestion, I will mention Utica as a place combining both the great objects I have in view, economy and improvement. Mr. Lynch says I can get board there in respectable boarding houses at the rate of from 16s. to 18s. per week, whereas I pay here through all the summer 26s. I should regret very much to leave Mr. Butler, but I know it is decidedly for my interest to do so, and with your consent and approbation, I feel very much inclined to do it this spring. Charles is going to leave, and is going somewhere in the Western country to settle, and I shall have no person to give me any instruction in my studies if I stay. Mr. Butler cannot do it, because he is constantly engaged in his own business.

The Senate take up the Electoral bill tomorrow, and no doubt will treat it as THE POOR THING deserves. I will write you how they get along with it. I have been almost vexed at you for not writing me oftener. I wish you would write me as often as possible. My love to all.

Yours affectionately,

L. HOYT.

Extracts from a letter—Lorenzo Hoyt to his brother Jesse—dated Albany, Dec. 24th, 1823.—"Mr. Livingston's election to the Clerkship of the Assembly, I consider beyond doubt. His most prominent opponent is _____, a man devoid of every principle of honor, who is willing to sacrifice his character, and any thing else that a man ought to esteem, to the shrine of avarice.

If by any casus omissus Livingston should lose his election, I shall endeavor to obtain a situation under his successor."

Extract of a letter, Lorenzo Hoyt, at Albany, to Jesse his brother, in N. Yorkdated Albany, Sept. 10, 1832, Sunday.—"I should be very much pleased to accompany you to Washington this month; but as I shall not be able to go more than once, I believe I shall wait till winter, or early in the spring. Perhaps I shall have a case of CONGRESSIONAL LOBBYING, by which I can make it a

Postmark Albany, March 26, 182—.] Jesse Hoyt, Esq., 40 Wall street, New York. Monday evening.

Dear Hoyt,-I was unable to procure the appointment of Ward as an Examiner in Chancery, as they thought here that HE HAD NOT BEEN A BUCKTAIL LONG ENOUGH, and they would not let your merits count in his favor; I therefore changed my ground, and had you appointed. I hope this will

^{*} Strange doctrine this-and from "a republican," too! Mr. Hoyt seemed to have had in his mind the lines in Calder Campbell-

[&]quot;Nor in the eyes, nor from the words of men Hope thou to read their hearts. All are alike The hypocrites of circumstance."

RO

be grateful to you, and my friend Ward. Let Ward act as your swern clerk. It is supposed the legislature will adjourn about the 10th of April; the sooner the better. Every thing in the political way goes on smoothly. Young looks as if he had been bled; I feel sorry for insuccessful candidates. I think in this state we ought to have a peculiar prayer for such people, and especially one in the Common Prayer Book. I shall soon have the pleasure of seeing you. Write me a long letter.

(In haste,) Your's sincerely,

E. LIVINGSTON.

I hear much said in Congress, the Newspapers, private circles, &c., about going to war for Oregon, for Texas, for Canada, for Mexico, for cur rights, and so forth—and there was a time when I did not dread war. But when I lock at the successful efforts of such men as I am describing in this volume, to contact the whole mass of society, to substitute the machinery projelled by a bend of covetous, unprincipled factious politicians, for the healthful influences of our free, elective institutions; I tremble lest their power over the public press and other appliences should hasten the Union into a war. It is referred a home, equal laws, and faithful public stewards that America requires. It is enomics within that our country should set about subduing, far more than enomies without.

War is a great burthen to a country, but it is doubly so when bad men bear rule. Well may Americans now say, as Joshua, by the command of God, said to Israel of old, "There is an accursed thing in the midst of thee, O Israel; thou caust not stand before thine enemies, until ye take away the accursed thing from among yon." Gentle and courteous reader, do not these pages, alas! too clearly prove,

that there is also an Acken in the democratic camp?

Let him be tried at the Convention of 1846, and there receive the reward of a troubler of our Israel.

CHAPTER X.

Party Management. Origin of the friendship of Messes. Hoyt and Van Buren. Why Mr. Hoyt got the N. Y. Collecturship. Mr. V. B. indorses his friend's paper—sends Jesse to collect delts. Milhe's libel suit against Noah, who effers to cuit the ship, "for a consideration." Naphtali Phillips. His son intrecewed by Noah, and proves a defauter for \$600,000. "Stray shep," goaded by their constituents. Enther gives Noah his ewe, via Hoyt,—"the old forms and estellished usages,"—Buchtail organization in N. Y. More hints to Noch, who despatchs Naphtali Phillips to Atlany. More patronage. Confidential Epistics by Nr. Van Buren.

"What can I do for you?" said Mr. Pitt one morning, when first minister of England, to one of his most devoted and obsequious dependents. "Only bow to nie when we meet in public," was the sagaeious reply. It would increase his influence with the public to have them believe that he was on terms of intimacy

with the premier.

Mr. Jesse Hoyt well understood the value of such connections, but he carried matters further than a bow in public, and made himself as necessary to Mr. Van Buren and his son, the present Attorney General, as he had been to President Butler during his engagement to Jacob Barker at Sandy Hill. Mr. M. Van Buren is very penurious and covetous—Jesse would run all over New York to recover \$5 or \$10, which his late employer had reluctantly lent to some poor fellow when in trouble—would hire lodgings for him on terms of economy—would see to the washing of his clothes—the buying of his wines and greceries, or the stopping or getting subscriptions for his newspapers. John Van Buren bets, gambles, speculates in the stocks—in all this Jesse has been his humble slave. He electioneered, voted, betted.schemed, ran, stood, fetched or carried, to order—was 'more banks' or sub-treasury, Crawford or Jackson, Rufus King and negro freedom or "to jail with the missionaries," just as his patrons gave the signal. His object was pelf

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he carried o Mr. Van President Van Buren ecover \$5 w when in see to the stopping or les, specuctioneered, ore banks' or " to jail ct was pelf and power—theirs power and pelf—patriotism, the welfare of the millions, the reform of abuses, the punishment of vile peculators, the establishment of noble and enduring principles, as landmarks of the age we live in, are not met with in their writings-probably never entered into their thoughts.

When Mr. Hoyt left the Custom House of New York, a defaulter for hundreds of thousands of dollars, although his income was equal to forty thousand a year, with his brother Lorenzo and such like straw securities-and this on the back of Swartwout's embezzlement of forty tons of solid silver, gathered from the merchants for the public uses—when all this occurred under the grand healing measure of an independent treasury, set up by a profligate bankrupt administration—the country looked on in mute surprise. The following correspondence will explain the seeming mystery, and it may be fitly prefaced by two extracts from Mr. Weed's Albany Evening Journal.

"Albany Evening Journal, Wednesday, May 1, 1843.

"The people may thank Mr. Van Buren for this beavy loss. The appointment of Jesse Hoyt us Collector of the port of New York was made by Mr. Van Buren against the advice of the respectable men of the party, and with a full knowledge that Hoyt was overwhelmed with debt, and bankrupt in credit at the very time that this most responsible trust was committed to his hands. But Hoyt had one peculiar qualification for the office, which in Mr. Van Buren's estimation more than counterbalanced all deficiencies of character or capacity. As a shrewd and reckless political manager, he was almost unrivalled. The New York Custom House afforded a fine field for the exercise of his partizan skill."

In the same paper of Wednesday, March 3d, 1841, under the head of " Another Explosion," we find what follows:

"It may be recollected that when Mr. Horr was appointed, we ventured to predict that it would be a bad business. He, like SWARTWOUT, had been a reckless and was a ruined speculator. There were few more desperate stock operators in New York than Jesse Hoyr. All this was known to Mr. Van Buten when he appointed hum.

But the Administration, however improperty Mr. How thus acted, is far the prost to blume. The vast amount of Revenue collected by Mr. Hoyr, instead of being Safely Deposited to the credit of the Government, has been kept as the private account of Mr. Jesse Hoyt! Yes, a man who had interly ship srecked his own fortunes, was permitted to keep some lifteen or twenty millions of dollars belonging to the Government,

in deposite to his own account!

We said last fall when Loco Foco Office-bolders were spending money in unheard of profusion at the Polls, that the accounts of Defaulting Collectors, &c. &c. when closed, would explain the mystery. We believed then, as we believe now, that the money which Van Barenism scattered through Darckess, Columbia, Chenango, on ond ga, &c. was obtained from the Treasny. We believe that a large proportion of the money withheld by Mr. Hoyr instead of going into his own pocket, was expended comptly in the Elections last fall. This was done for Mr. Van Bunen's benefit, and we believe with his knowledge. And we also believe that if Mr, V_{AN} BUREN had been re-elected Mr. Hoyr would have been protected. In that case the 'end would have sanctified the means.'

But while by the free use of money much was done for Van Buren, the People were too much alive to be corrupted or beginted. Mr. Hovy bled in vain. And now, as Van Burenism flickers in its socket, either the farce of a Resignation or the mock solemnity of a Removal, is enacted before the People! Messrs. VAN BUREN and Horr go out together, and as we believe, by collusion—the latter, in our judgment,

the victim of the former."

Mr. Van Buren became personally involved in Mr. Hoyt's financial difficulties as early as 1827-whether the Collectorship enabled them to square accounts is not quite so certain.

Senator Van Buren to Mr. Jesse Hoyt, at N. Y. Washington, Feb. 3, 1827 .- My Dear Sir-Being cutively free from EN-DORSEMENTS now, and my situation rendering it highly proper that I should remain so, I did not suppose I could have be a again drawn into them. YOUR CASE, HOWEVER, DOES NOT ADMIT OF HESITATION. Wishing you all sorts of happiness, I remain your sincere friend,

M. V. BUREN.

Washington, Feb. 3, 1827.—My Dear Sir.—This will be handed to you by Mr. Davis, agent of the editor of the National Telegraph, who visits our State to obtain subscribers for that paper. Any assistance you can give him in promoting his object will be gratefully remembered by the editor, and oblige

Your friend M. V. BUREN.

Albany, June 2d, 1822. Dear Sir-I wish you would pay my old friend Mr. Carter what I owe him, and ask him to discontinue his paper. IT IS UNNECESSARY TO SAY that I am influenced in this solely by a necessity to curtail my expenses of that description, which are too heavy.

Your friend,

M. V. BUREN.

Attorney General Van Buren to Mr. Jesse Hoyt, N. Y. Dear Sir-Just as I was going from New York, Abraham P. Van Sa clerk in Jacob I. Barker's store, 456 Pearl Street, a nephew of John C. H-Esq., borrowed \$10 of me, under a promise to send it up, which he has not done; and, from what Mr. Hogeboom tells me, I apprehend he did not intend to do it. wish you would see him and make him pay it to you. Ask the Secretary about the enclosed. I have never heard any thing about it since I paid my \$10. Your friend M. VAN BUREN,

June 21, 1820.

The same to the same. Date and place torn off.

"I am afraid you will begin to think me a very troublesome friend—but I AM CONSTANTLY THE VICTIM_OF IMPOSITION—that man Plimpton who own the Aboliva, BORROWED FIVE DOLLARS of me, when he went off, under a promise to send it up. If you would happen to fall in with him I wish you would—him—he is a graceless dog. It would incommode me very much if I should not have my carriage next week. The Governor is to be qualified to day, but Albany is as quiet as a Church. It is said that efforts have been made to raise the wind, but in vain. Mr. Clinton is universally considered here as politically defunet. I will believe that there is nothing in the story I heard in Philadelphia [a part is tern off] out of courtesy, and will want them. I go from hence in a few M. V. BUREN."

[The letter and signature are in the hand writing of Mr. V. Buren, and so is the postseript-"Mr. Hoyt will oblige me by presenting the above to Mr. Beekman [or it may be Buckner] and transmitting me the money."

Nov. 14, 1822. Dear Sir-Why did I not see more of you at New York? Judge Skinner, General Marey and myself will come down with Saturday's boat, and wish you to engage rooms for us at the Mechanics' Hall. If he can give us his little parlor for a sitting room and bed rooms, it will be well; if not any other good rooms will do, so that they be not too high. I would rather stay on board a vessel than go into his third heavens. If you cannot do better you may let General Marey's room be on high, and he can have the use of my room to do his business in, &c.

In haste, your friend,

M. V. BUREN.

[Post mark Albany.]-March 17, 1829.-My Dear Sir-I will be in New York on Friday, and wish you to take lodgings for me at the City Hotel. M. V. B.

It would seem that no Regency Governor could visit New York, until Jesse had prepared the way. In May 9th he had another epistle from another Governor— "Dear Sir, I shall take the steam boat next Tuesday morning, and reach New York in the evening. You will confer another favor upon me, if you will mention it to Mr. Jennings, that he may provide rooms for me. E. T. THROOP."

Sylvanus Miller, Surrogate of New York, brought an action for libel against Mordecai Manuel Noah, editor of the National Advocate, which was tried before Judge Betts, in the City Hall, New York, on Friday, Dec. 12, 1823, and of which

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Dr. Seeor te him-said he s Clinton, that t that he wished when he applie Mr. Clinton's f leases—put his Clinton, would Noah's proposa paper returned Dr. Secor, and . at another time. and active politi Mr. Noah wa

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el against ied before d of which reports are on file in the Post, American, and other journals. The libel was in a letter sent by Noah to the Albany Argus, wherein Mr. Miller was charged with being an old profligate, a retailer of falsehood, an unprincipled intriguer, and an old hack—but he produced the highest evidence of unspotted integrity both in public and private life, nor did Noah make an effort to disparage his character, but produced a letter of his (Miller's) in the Evening Post of the 29th of January, 1821, charging him (Noah) with having offered to sell himself to the Clintonian party, for \$7000, abandon his press and quit New York, and stating that Mr. Clinton's friends rejected his offer. Mr. Miller admitted this statement to be his, and called witnesses to prove its truth.

Dr. Secor testified, that, in 1818, Mr. Noah solicited a private interview with him—said he saw a great political battle ahead—that he highly respected Gov. Cliutou, that the allowance made him by the bucktail party was too small, and that he wished to quit it and the State, that the bucktail party had ill-treated him when he applied for an office, and were illiberal. He asked the doctor to apply to Mr. Clinton's friends for a loan of \$7000 to enable him to buy certain theatre leases—put his proposal in writing—and when asked what he could do for Mr. Clinton, would make no pledge, but if he did any thing it must be sub rosa. Mr. Noah's proposal was laid before four of Mr. Clinton's friends, rejected, and his paper returned to him—these persons testified in corroboration of the evidence of Dr. Secor, and Noah tried to show that the doctor had given another representation at another time. The jury agreed as to the libel, but, as Mr. Miller was a warm and active political writer, they differed as to the amount of damages.

Mr. Noah was properly defended by the virtuous Wm. M. Price.
As far back as Oct. 10, 1822, (see Evening Post.) Mr. Noah's character was well understood by all parties. "Unprincipled as Cheetham was, Noah excels him in all the profligacy that generally belongs to a political adventurer. He is his superior in the various iniquities that always distinguish the course and character of a corrupt and mercenary hireling.

It has received to him what course they prescribe. His press, and the small talents he possesses, are always in the market. Vagrant and panper as he is, he is ever ready to work for money or for office. With equal facility and satisfaction he serves all who are able to offer an adequate reward for his labors. His political corruption, and want of veracity, have become proverbial." It is perhaps the strong resemblance he bears to Mr. Noah's portrait, as thus drawn, that formed one of the inducements to Gordon Bennett, who appears by his letters to have been willing to go nearly as Mr. No his friends as Mr. Noah.

Mr. Noah is a Hebrew—his partner in the Advocate was Mr. Naphtali Phillips, who now is, and for many years has been, a pensioner on the public, under the guise of an Inspector in the idle men's list at the New York Custom House. His the hand of Col. Duane, father to a former Secretary of the Treasury under General Jackson.

"The paper called the Advocate, at New York, appears to take as much concern in the affairs of Pennsylvania, as if the proprietor and the editor received their stipend for corrupting public opinion here, as well as in New York. If cunning little Naphtali does not feel disposed to have his picture drawn under his own hand, he will confine himself to the unfortunate service to which his necessities have devoted him; the same reasons which he assigned many years ago for endeavoing to get an office, induce us to bestow on him in that particular—the charity of silence."

Mr. Van Buren took Messrs. Noah and Phillips under his protection, as his followers, with the above knowledge, and as in the case of the Hoyts and Swar wout, the people have been the sufferers.

Under the editorial head, in the New York Express of Feb. 29th, 1844, it is stated, that the Solicitor of the Treasury, in his Report to Congress, (on the Swartwout suit.) says, that after the return of the Commissioners appointed to investigate the affairs of the New York Custom House, "a suit was instituted, on the

21st of August, 1811, for the sum of \$600,000, against Joshna Phillips, who had been assistant eashier, under Mr. Swartwout. The suit is still pending." The Solicitor thinks that although S. "might be liable for monies received by his eashier, the eashier himself was also liable for this large sum, [\$600,000,] never

having pand it over.'

I fear that as the laws here are powerless for the punishment of great rogues when conviceed, it will be just as well to continue the pension of Naphtali, the father, and to let his son Joshua keep what he has got. If Fauntleroy, said B. F. Butler, on the trial of Cashier White, had been tried in the United States, he could not have been convicted and brought to punishment.

How was it that Joshua Phillips came to the custody and possession of \$600,000

of the people's funds!

Through Mr. Van Buren's friend, Major Noah, as witness the following carnest appeal and interested voucher:

Mr. M. M. Noah to Major Swartwout, Hoboken—a month before the latter was appointed as Collector of the port of New York.

My dear Sir—I mentioned to you that Mr. Joshua and Aaron N. Phillips have been many years in the Customs. THEY ARE AT IMPORTANT DESKS, and THEIR CAPACITY and thorough knowledge of the business is excelled by none in the department. In introducing them to your friendly notice I can only assure you that their experience and attention to their duties, will be useful to you and serviceable to the revenue, and that THEY MERIT BY THEIR INTEGRITY YOUR ENTIRE CONFIDENCE.

Truly yours, M. M. NOAH. New York, March 31, 1829.

Mr. Noah's standing, and connection with Messrs. Van Buren, Butler, Bowne, Allen, Hoyt, and their associates, will more fully appear in the course of the following correspondence:

Jesse Hoyt, Esq., Counsellor at Law, 40 Wall Street, New York.

Albany, Jan'y 29, 1824.

My Dear friend—The Electoral Law was to have been taken up in the Assemy to-day. There is no doubt whatever that a majority think it inexpedient to pass the bill, and yet they are so hampered by premature commitments, and many of them so gooded by their constituents, as to render it almost morally certain that they pass it in some shape or other. Our reliance is on the Senate, and we still entertain strong hopes that it will be rejected there in whatever form it may come. Still, this is by no means certain, and the greatest caution and prudence, as well as the greatest firmness, are required in presenting the subject to the Senators. We have not been, and are not, idle; on the contrary, if ever men labored incessantly, the 'Conspirators' and the 'Regency,' &c., deserve that praise. Make a suggestion to Mr. Noah, which I trust will not be improperly received by him. It is simply to suggest that, for the present, the Advocate should not press the claims nor descant on the merits of Mr. Crawford. We have in the two branches of the Legisl, about 105 members who are thorough-going Cancus men. Of these a majority, beyond all doubt, would prefer the nomination of Mr. Crawford, the remainder are for Mr. Clay or Mr. Adams, the smallest number being for the latter. While these men are willing to abide by a CONGRESSIONAL NOMINATION, it is useless to advocate the claims of Mr. Crawford to such a nomination, it being certain that if any is made it must fall on him. Besides, by pressing the claims of that gentleman you incur the risk of alarming the feelings and encountering the opposition of those firm and honest men who have gone with us nobly so far, and are willing to go with us to the end, but who are yet unaccountably wedded to Mr. Clay or Mr. Adams. And though I do not believe they could be driven from the resolutions they have concurred in, in favor of a Caueus at Washington, they may yet be induced to give a warm support to the Electoral Law, if they become satisfied, either that their candidates have us the claims of Ming to the old for readiness to sustine enough ay of the successform etrags on the essity would be bly outmanage a drawn, AND multing of that

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To Jesse Hoyt, DEAR SIR :newspapers or m the winter have Messrs. Adams a so, if it had not t and there is no g has settled down the great detrimer peet of success; animadversions o weeks has been o which course is, public opinion. the contrary there the many good ar of them-and the As the Major ha obligation to feed Make my best res sons, they must e:

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9, 1824. he Assemority think re commitlmost moris on the re in whateatest causenting the contrary, if c., deserve oah, which st that, for ie merits of 5 members all doubt, Ir. Clay or Grr willing Ivocate the my is made n you incur se firm and with us to ams. And have con-

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didates have no chance of a Cancus Nomiration, or that we are determined to force the claims of Mr. Crawford. Stick to principles; advocate the necessity of adhering to the old forms and established doctrines of the party-and express the utmost readiness to submit individual preferences to the decision of the Cancus. It will be time enough ufter the nomination, to defend and maintain the character and claims of the successful candidate. I should think it injudicious to call m clings on this ticklish subject, especially in the country, where the meetings from nemediags on this treats a surject, especially in the country, where the necessity would be more general than with you, and where our opponents would invitably outnumage and outnumber us. In your city, however, the line is so distinctly drawn, AND YOUR FORCES ARE SO WELL ORGANIZED, that you have nothing of that sort to apprehend.

If the meeting about to take place should not be more for aidable than I think it will be, it will not be misunderstood here. Its proceedings will be considered as the voice, not of the republican party, but of the supporters of Mr. Wheaton and his colleagnes, who are now very well understood by the country members-and instead of injuring I think it would render us a service if it should stand alone. . . . Still it seems to me that we have nothing to gain, and much to hazard by giving to this subject any farther excitement of a popular characterbut as Mr. Bowne knows perfectly the state of things here, your Committee should confer with him fully before they adopt any course definitely.

1 omitted to make another suggestion for Mr. Nooh. It is not very serviceable to talk much of Burrites, Lewisites, or the Highmindrd Several of the two former classes are here among our best friends; and as to the latter, Sudam, Bronsan, and Wheeler, are as true as steel, in the Senate-and Whiting, Hosmer and several others in the Assembly are among our best and most hopeful supporters in that

I have not written to Mr. Barker about his proposition as to voters for Electors. It has been mentioned to several, but we doubt the power of the Legislature to pass it, and if they have it, we are still more appreheusive of its policy, for reasons which on reflection I think will occur to you.

Yours truly, I opened this letter to show Judge S.

To Jesse Hoyt, Esq.

B. F. BUTLER.

M. V. BUREN.

March 3, 1824. DEAR SIR :- I have the greatest aversion to having my letters extracted for the newspapers or much shown, and notwithstanding a laborious correspondence during the winter have hitherto escaped. The promulgation of my anticipation as to Messrs. Adams and Clay's withdrawing, would, you know, not induce them to do so, if it had not the contrary effect. It is best to let those things take their course, and there is no ground for fear as to the result. If they continue after New York has settled down it will be manifest to all that the contest is prolonged by them to the great detriment of the party, and of the public interest, without the least prospeer of success; and it will be the business and duty of the press to make suitable animadversions on the subject. To me the course of the Advocate for the last few weeks has been entirely acceptable, as it has been moderate, but firm and rational, which course is, I think, the only one calculated to produce much real effect on public opinion. Such is not, however, the opinion or rather the feeling of all; on the contrary there are many who have been so much pleased and so accustomed to the many good and pleasant things the Major has said, as to regret the deprivation of them—and they occasionally complain to me that the Adrocate has lost its spirit. As the Major has depraved their appetites he is, they think, under some sort of obligation to feed them on such viands as have become most acceptable to them. Make my best respects to him, and to our friends; tell them that for obvious rea-

> Your friend, M. M. Noah to Jesse Hoyt, at Albany.

New York, 23d Feb., 1823. DEAR HOYT,-Your favor was delivered by Col. Brown-am much obliged for the interest you take in my affairs. Mr. Phillips will hand you this, and explain fully the object of his visit. With respect to the State printing, I cannot but consider

sons, they must excuse me from not writing as often as I could wish.

myself as unhandsomely treated by those from whom I had a right to expect a different course; and am positive that on the death of Mr. Cantine there was but one voice in my favour. If management and intrigue could have been so successfully exerted as to wean away my friends or impair my claims, then there is nothing to expect from the Justice of the Republican party. I cannot blame Mr. Buel in wishing to be secured in the payments due him, but considering the difficulty we labored under in bringing the Argus in the republican from the Chintonian ranks—considering also the fortune which Mr. Buel has made out of it-I think that opposition does not come with a good grace from him, and that any further surviellance over the State Printing should cease. No one knows better than yourself that there was but one opinion expressed throughout the Union in relation to the perfidious course of some of my friends in this city, and but one hope expressed that the Governor or Legislature would by some public expression of opinion give those persons to understand that my services to the party were appreciated, and my future usefulness regarded with a favourable eye. This disposition certainly existed when I arrived at Albany, but great exertions are and have been made to check this favourable course, I do not concur in opinion that I should not run unless certain of being chosen State Printer. I am not so certain that I can be defeated—but if so, I am willing to hozard a defeat, reserving to myself the right of spreading the facts before the world, and exhibit the system of peddling away the patronage of the State, and above all ascertaining who are my friends; it is necessary to know who are my friends, for ulterior objects. This course will bring me in collision with the Argus, and probably with many warm friends of mine who are equally friendly to that establishment, but it will enlighten the minds and prepare the feelings of the next legislature, and they may so act as to do justice to my claims, without reference to shiflings and pence calculations-and if it is deemed the policy of the friends of that establishment to unite in their attempts to injure me or check my fair and proper views, you will concur in the necessity of standing on the defensive and attacking them in return, which though it may do me no immediate good, cannot remotely benefit them. In short, I have been the faithful and zealous servant of THE PARTY, and have served that party successfully. If men whom I have had to contend against are now to pronounce on my claims there is an end of further silence—it does not comport with character or conduct to submit to it. Mr. Phillips goes up to get a section, authorising legal notices to be published in the Advocatea patronage to which the paper is entitled, and which it ought to receive. There should be but one voice in favor of it, in a democratic legislature—and it is necessary in relation to the Presidential question. I am persuaded you and the delegation will do the best to carry it through; and I have only to say that if nothing can be done for me-if I have so grievously sinned as to be spoken of as a candidate for State printer, I hope the friends of the Argus will not visit my sins upon him. At all events, he has full powers from me to enter into any arrangement, or come to any understanding, which may tend to keep things harmoniously and comfortably affoat and prevent schism and division in our vanks-this only can be done by acting justly and fairly towards 11 each other. Always, Dear Hoyt, truly yours, M. M. NOAH.

"Old Beeswax" says that the Adjutant General must live in Albany. Will General Hatheway do so !!! Should a Senator accept the office !

Washington, March 6, 1824.

Jesse Hoyt, Esq.

DEAR SIR,-I have received yours this moment. I cannot help what Messrs, Lynch and King may choose to infer from my looks, but the truth is that I have at no time doubted of our complete success. The great influence which was exercised here to prevent members from attending the caucus, and the subservience and ingratitude of some who have partaken largely of the favor of the party, were calculated to excite strong feelings, which were doubtless sometimes manifest, but despondency is a weakness with which I am but little annoyed. On the assumption that New York will be firm and promptly explicit, we here consider the question of the election substantially settled. Neither Mr. Adams or Mr. Clay

can keep in the f information on which in a letter. I will never were in bette our friends.

Dear Sir-The ment. The course course not the sligh is the "gentleman the chest. My qu Webster; and whe carried advices from against me that I sions, and requested morning after they nothing of this as c

Mr. Jesse Hoyt elect Stone. Mr. Van ful for bets. Noc

In 1823, though wire-pullers of Tan of the city of New serviceable partisan eloquence is not his attorney of New Yo New York, and his for the presidency,

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Extracts from a 1 York-dated June Mcreantile. Charle eommencement of th office of attorney to may succeed-but I with powerful oppon make a grand sally to

From the same to are not very strongly inefficient man, and v by the presiding offic the precincts of those to keep aloof. Our o and are anxiously wa

^{*} John C. Calhoun.

can keep in the field after the course of New York is possitively known. information on which this opinion rests, and the reasons in its support cannot be given in a letter. I will myself be easy on the subject, and so will our friends here, who never were in better spirits or felt stronger confidence. Make my best respects to our friends. Yours cordially,

M. V. BUREN.

Senator Van Buren to Mr. Jesse Hoyt.

Dear Sir-The attack on the Vice-President* has produced very great excitement. The course pursued will cause it to recoil with severity. There is of course not the slightest pretence for the allegation. Mr. Satterlee Clark of your city is the "gentleman from New York." My friend Judge Rowan is 45 inches round the chest. My quondam friend John A. King, whilst here, stayed with Mr. Webster; and when he parted from me I was so sensible from his manner that he carried advices from here which would induce the administration folks to come out against me that I wrote confidentially to Campbell by the same mail my impressions, and requested General Van Rensselaer to look out for it in the American the morning after they left us. The result has I think verified my conjectures. Say nothing of this as coming from me. In haste, your friend

M. VAN BUREN. Washington, Dcc. 30, 1826.

CHAPTER XI.

Mr. Jesse Hoyt elected to the Legislature. His brother reports for the Press. Col. Stone. Mr. Van Buren on the victory of 1828. Anti-masonry. Majorities useful for bets. Noah's defeat, and opinions of his patron.

In 1923, though a stranger in New York, party organization, controlled by the wire-pullers of Tammany Hall, sent Mr. Hoyt back to Albany as a representative of the city of New York, where he proved a thorough-going instrument and most serviceable partisan. He made some speeches but they were dull and heavy; eloquence is not his forte. In 1824, he made an effort to obtain the office of district attorney of New York, but failed. In Nov. 1828 his patron became Governor elect of New York, and his party had by this time come round to the popular candidate for the presidency, Andrew Jackson.

Extract of a letter—E. Livingston to Jesse Hoyt, Albany, July 18, 1822.— "You will have warm work this fall in New York. If you can get on the [Assembly] ticket you will (frankly) disappoint me as much as you have your Albany friends. They asked here, 'Who is this Hoyt of New York that was engaged in a cause in Rhode Island, with Webster, &c?' 'The store keeper,' said I. 'The store keeper!' said thoy—'well, what's this world a coming to!' 'The store keeper!' said thoy—'well, what's this world a coming to!' 'The store keeper!' said thoy—'well, what's this world a coming to!' 'The store keeper!' said thoy—'well, what's this world a coming to!' 'The store keeper!' said thoy—'well, what's this world a coming to!' 'The store keeper!' said thoy—'well, what's this world a coming to!' 'The store keeper!' said thoy—'well, what's this world a coming to!' 'The store keeper!' said thoy—'well, what's this world a coming to!' 'The store keeper!' said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'The store keeper!' 'Said thoy—'well, what is this world a coming to!' 'The store keeper!' 'Said thoy 'S

Extracts from a letter-Lorenzo Hoyt, at Albany, to his brother Jesse at New York-dated June 20, 1824 .- "I have commenced reporting regularly for the Mercantile. Charles and me do it together, as we formed a partnership before the commencement of the session. You say you are making a push for the office of attorncy to the corporation, and I think your claims are good, I hope you may succeed-but I presume it is doubtful, as you undoubtedly have to contend with powerful opponents, I shall not be much disappointed if you fail-but I would

make a grand sally to carry my point this time."

From the same to the same—Feb'y. 15, 1824.—"The Federalists of your city are not very strongly represented in Col. Stun, of the Commercial. He is rather an inefficient man, and very little notice is taken of him, except when he is cautioned by the presiding officer of both Houses to beware how he obtrudes himself within the precincts of those walls, from which he was once ordered by competent authority to keep aloof. Our eyes in this quarter are at present turned towards Washington, and are anxiously waiting to get the result of the caucus."

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Ir. Clay

^{*} John C. Calhoun.

Senator V. Buren to Mr. Jesse Hoyt, New York.

Post mark, "Alby. Nov. 8, 1828. Free, M. V. Buren."

My Dear Sir: I thank you sincerely for your several communications. have been a source of both pain and pleasure to me-the latter on account of their contents, and the former on account of the extreme difficulty 1 have had to make out what their contents were. You would certainly correct this, if you knew how extremely painful it is to your friends. I would have written to you before, but have had no time to cat my meals. My house has been run down by my friends, at one moment finshed with victory, and the next frightened out of their senses. and frequently without cause for either.

Laying the efforts of Anti-masoury out of view, and of which we have as yet not much beyond rumour, the election has been a real old fashioned ninety-eight fight. Everywhere, as far as ascertained, we have succeeded in democratic counties by overwhelming votes, and lost in counties that were formerly federal by small majorities. Saratoga was doctored to death if it is lost which is not certain. The name of Adams, and the character of the discussions, have brought old feelings into entire and efficient operation. The result, according to my present knowledge and belief, has been (under the circumstances) signally triumphant. The following vote upon the electoral Ticket I regard as absolutely certain. If there are any mistakes in it, in your part of the State, you can, of course, correct it.

Queens and Suffolk I ascertained,-Kings 1 do.-New York 3 do.-Westchester and Putnam 1 do.—Dutchess 1 do.—Orange 1 do.—Ulster and Sullivan 1 do.—Green and Delaware 1 do.—Schenectady and Schoharie 1 do.—Herkimer 1 do.-Otsego 1 do.-Ououdago 1. We have only partial returns, and they are favorable I cannot think there is the slightest doubt of this County. Ascertained. Cayaga 1 ascertained.—Chenango and Broome 1 do.—Tompkins and

Conrtlandt 1, not ascertained, but without the slightest doubt .- 17.

Now, I have not time to speak of the chances in the other districts; you must make them out from the papers. For myself, I should think good hick alone would give us a few more, and I shall be egregiously disappointed if we do not get 20 at the very least. You need not believe their stories, for they have not the slightest respect for truth in most cases. We shall therefore have votes enough to put Jackson's election out of all question, and WHAT IS OVER IS ONLY IM-

PORTANT ON THE SCORE OF BETS.

Our Governor and Lient. Governor majority will be immense. The only 4 towns in Broome (A CRAZY COUNTY) have given me an unanimous vote, viz. 1000, and the others, it is supposed, will not reduce that. Everywhere I get the true party vote, and in many places Southwick's rote will be large. We shall have nearly 3000 in Ulster and Sullivan, and between 1500 and 2000 in Caynga; we have carried our Senators in 4 districts, and have a good chance to carry them in most of the others. Our majority in the Assembly will be as large as is desirable. Contending, as we have done, against Federalism, revived Anti-masonry, and Money, I am satisfied with the result. I SORELY REGRET THE LOSS OF NOAH'S ELECTION, AS WELL AS ON HIS OWN ACCOUNT, AS ON ACCOUNT OF THE COST HIS ELECTION HAS BEEN TO THE PARTY; but one point is gained, viz.: he must be satisfied that his friends have, with their eyes open, sustained a great struggle, and run much hazard on his account. I hope there will yet be some way found out of doing something for him. I shall be down on Tnesday. In the mean time show this to my friends Bowne, Verplanck, Hamilton, and Cambreleng. Tell Verplanck I have no doubt you was as much frightened as he says, and am quite certain that you have as much pluck as you claim. Remember me to Mrs. Hoyt, and believe me to be, Yours cordially,

M. V. BUREN.

Having, thus, given the Governor elect's confidential statement, in the moment of a victory which laid the foundation of his power, so long exerted in the Union for evil; and reminding the reader of his and Mr. Butler's opinion of Mr. Noah, knowing him as they did-I select this as the appropriate place in which to record their friend's sentin Noah !--the 1 General Jacks Surveyor of the without studynever trusted presses, and e V. Buren lame

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for the Presidence vast machine of the Union; they dent without refl to every office he cession; they do ground; the pilo another to breat public opinion, hi good opinion of unbiased suffrage fears of men, he leaders, and mak 1834.

friend's sentiments regarding them. Make room, gentlemen, for the witness, Major Noah!—the Regeney's Council of Appointment made him High Sheriff of N. Y.—General Jackson, Mr. Van Bnren, and the Senate of the Union appointed him Surveyor of the Port of New York—the Supreme Court made him a Counsellor without study—and the whigs dubbed him a Judge at the Tombs—but the people never trusted him—when he appealed to their suffrages, money, organization, hired presses, and electioneering—all failed. The Irishman (Shaw) succeeded, and Mr. V. Buren lamented "the cost" to the party.

From the N. Y. Evening Star, June 23, 1834.

Talk of Aaron Burr in comparison with Van Buren!! Why, Aaron Burr's ambition was a broad, bold, enterprising passion—earried onward by great talent—sustained by personal courage, and having the establishment of empires for its object; but Van Buren's petty intrigues, are a mixture of fawning sycophancy—a traffic for office—a selfish speculation on political chances—a town-dividing, county-splitting policy—a stock-jobbing experiment—a system of rewards and punishments—a little, tricky, maneuvring, skirmishing, selfish, non-committal spirit, unknown to men of patriotism, spirit, purity, and tried talents. It is working with small agents—controlling weaker ninds—basking in the sunshine of other men's influence—watching the turns of the market—ploughing to-day with the working men—to-morrow with aliens and adopted citizens—pulling every string and moving every wire that make up the political capital of this ambitious and mischievous little man, through which he hopes to force his way to the presidential chair.—M. M. Noah.

And again-in October-

To-day he gets up a plan to hold the state captive by a chain of safety fund banks, whose existence depends on paper issues; to-morrow he is in favor of a metallic currency, to please a higher power, whom he fears. While professing to be a democrat, he enrolls in his legions the apostate of every party; he binds to him by the close ties of interest every active politician, every speculating editor. He appeals to the hopes and fears of every office holder, opens a correspondence with the Pope to obtain cartholic votes, and degrades his own country to stand well with the British government, is the friend and the enemy of the Bank of the United States, the patren of the Kitchen Cabinet, the flatterer and sycophant of the President.

of the Kitchen Cabinet, the flatterer and sycophant of the President.

When we look at the career of Mr. Van Buren, we are astonished at his perseverance, his industry, his close calculations and his active, untiring spirit. Ever restless and perturbed there is no chance that he leaves untouched—no efforts untried. He travels from county to county, from town to town; sees every body, talks to every body, comforts the disappointed and flatters the expectant with hope of success.

The world will ask is this perseverance, this industry, this extreme of management to benefit this country, its constitution, its prosperity, or to promote its tranquility? We answer, no, no, no—it is with the hope of benefitting himself, of promoting his own advancement. With Martin Van Buren, the world has no allurements but for himself; the splendid country which gave him birth, no glory that he cannot appropriate to himself alone. He does not know the meaning of the word patriotism; it has no place in his vocabulary. Is it not strange, that with all these facts admitted he should have hopes and strong expectations of becoming the Chief Magistrate of this great nation? And yet it is so.

Every paper almost that we open speaks contemptuously of Van Buren's prospects for the Presideucy; but they speak without knowing the labors of the man, and the vast machine of intrigue and corruption that he has set in operation in every part of the Union; they speak under the impression that the people will choose their President without reflecting that it is the will of the present Executive and so transmitted to every office holder throughout the land that Van Buren is his choice for the succession; they do not see the fox prowling near the barn; the mole burrowing under ground; the pilot fish who plunges deep in the ocean on one spot, and comes up at another to breathe the air. If it were the free, unhought, nuthreatened voice of public opiniou, his chances could not be counted, but Van Buren trusts nothing to the good opinion of the people; their will, their wishes, their desires, their frank and unbiased suffrages, he rejects and repudiates, his appeal is to the interests and the fears of men, he secures those whom he imagines controls public opinion, he buys the leaders, and makes them accountable for the rank and file.—M. M. Noah, Star, Oct. 1834.

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moment of Union for oah, knowceord their The same M. M. Noah that wrote the above on the one side, published on the 20th of Feb. 1828, as follows, on tother;

"The question is everywhere asked, 'Who will be our next governor? Where shall we find a man of the talent, the business habits, and the enlarged views of Governor Clinton?'.... Martin Van Buren seems to be the most prominent citizen for that important office. He is most familiar with the affairs of State—the most conversant with its political relations. His talents are of the highest order. His integrity has never been questioned, and his manners are at once frank, amiable and popular.'

On Sept. 29, he hoists his flag for Van Buren and Throop, adding—"We have now two candidates of the old democratic school." And on the 3d of November, just five days before his friend the governor elect penned the foregoing epistle, he adds—"The whole State appears animated but with one voice—it is Van Buren and Throop—both incorruptible republicans of the old school."

When shall America cease to encourage, sanction and applaud the Noahs, Bennetts, Butlers, Van Burens, Hoyts, and Croswells, who thus make sport of the

dearest interests of a lovely country?

"Solomon says somewhere or other, I think it is in Castlevetro's, or Castlenuovo's edition—is not there such a one!—that the infatuation of a nation for a foolish minister is like that of a lover for an ugly woman: when once he opens his eyes, he wonders what the devil bewitehed him." The quotation is from Horace Walpole, and although it is well understood that Mr. Van Buren is determined to leave no stone unturned that may be in the way of his serving out another four years, yet we would fain hope that "the magician" will be no more able to bewitch Columbia.

I was rather astonished, in 1841, to see the following description admitted as a communication under the editorial head of the N. Y. Evening Post:

"Mr. Van Buren has little moral faith of any kind; barely enough to need no artificial excitation of body or mind. This deficiency drives him into an artificial code of political practice, in which he refers all social actions to individual interests, and all political actions to combinations of those interests. He believes firmly in the force of management, or the ecol, considerate, artful application of general propositions to the existing temper and opinions of the masses, as far as these can be ascertained, and without any leading reference to their propriety or durability. His generalization of social phenomena never reaches so far as to a moral power, or necessary truth in public opinion; but he simply deals with the collective opinions of men, as manifested by the representatives, or otherwise conspicuous individuals from or among the people, by means of certain easy rules analogous to addition, subtraction, multiplication and division in arithmetic. He belongs wholly to the present time, and may be said to represent trading or business polities. He is the very impersonation of party in its strictest features of formal discipline and exclusive combination. He is ceremonious, polite, reserved in manner, very small, and extremely neat in person."

CHAPTER XII.

Letters, by Gov. Van Buren, and Messrs. Cambreleng, Coddington, J. A. Hamilton, Ingham, Dudley, L. Hoyt and Butler. The Health Office—Drs. Westervelt, Havens, Manley, McNeven. "The party" saved by a doctor. Mr. V. B. afraid of Col. Pitcher. Jesse Hoyt and the Dist. Attorney's place. Coddington office hunting. He is ready to abandon Jackson and the party, if, &c. Hoyt, Butler and V. B. on office. John Duer in danger. On plighting faith to Mr. V. B. V. B.'s friendship for W. A. Duer.

["2 sheets, charge M. V. B." Post mark, "Albany, Feb. 8."]

Private.

ALBANY, Feb. 1, 1829.

Lesse Hout, Feg. Counseller at Law, New York

Jesse Hoyt, Esq., Counsellor at Law, New York.

My Dear Sir,—I am distressed by Lorenzo's accounts of your affairs in New York. When will the Republican Party be made sensible of

the indispensal they succeed th in a degree pla objection that a Clinton Bill, a except Charles vour city vote. tus, and Mr. A upon you not Make it a point him that I hav ments, and bop of Dr. Westery and much was especially from State. I shoul tribute to his m Family, and a l five years Depu mentality of Di unwearied and i the station but a I could do for myself that Dr. station. I eann admitted; and which he broug pathy for him w Mr. Clinton was officer, and was removal if made Jackson man at

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Jesse Hoyt Esq. Dear Sirground. Some by letter requeste bation, replied, t interfere. Brons MARCY WAS RUIN HIM. T tion, which it bed Butler of the imp My friend Camp have Manley re advice, therefore, Federalists who young man who, times--who has AT THE HERI prompt stand take WOULD UNDO very doubtful who with the opposition rejected. About will fail. If so, and have done al part) in his prese

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A. Hom-Westervelt, B. afraid agton office oyt, Butler Mr. V. B.

''] . 1, 1829.

's accounts sensible of

the indispensable necessity of nominating none but true and tried men, so that when the muspensame necessity of nominating none out true and tried men, so that when they succeed they gain something? The same game that is playing with you was in a degree played here on the nomination of Attorney General. The only personal objection that was made to Mr. Butler, was his conduct last winter in regard to the Clinton Bill, and I believe that every Clintonian in both houses voted against him, except Charles Livingston, of whose vote I am advised. Mr. B. depended upon your city vote, and would have succeeded if he had got it. Cargill, Arnold, Alburtus, and Mr. Allen, voted for him-beyond that nothing is known. I must insist upon you not mentioning my name in connection with this subject in any form. when you not mentioning my name in connection with this singless in any long. Make it a point if you please to see my good friend CODDINGTON, and say to him that I have not been able to follow his advice in relation to the Health appointments, and hope to satisfy him when I see him that I have done right. The claims of Dr. Westervelt were, taking all things into the account, decidedly the strongest, and much was due to the relation in which he stood to Governor Tompkins, especially from one who knew so well what the latter has done and suffered for this State. I should forever have reproached myself if I could have refused so small a tribute to his memory. Westervelt is a gentleman and a man of talent, of a Whig Family, and a Democrat from his cradle. He was three years in the Hospital and five years Deputy Health Officer, until he was cruelly removed through the instrumentality of Dr. Harrison, who, to my knowledge, owed his appointment to the unwearied and incessant perseverance of Governor Tompkins. Havens has been at the station but a year and has never seen a case of yellow fever in his life. All that I could do for him (and he has not a better friend in the world.) was to satisfy myself that Dr. Westervelt and the Board of Health would retain him in his present station. I cannot dismiss Dr. Manley. His extraordinary capacity is universally admitted; and his poverty, and misfortune in regard to the new Medical College which he brought into existence but failed to get a place in it, has excited a sympathy for him with medical men in all parts of the State of unprecedented extent. Mr. Clinton was so sensible of it that he once actually nominated him for health officer, and was upon the point of doing it again the very week when he died. His Jackson man at the last election that could not have been done without danger. Butler feels less than any of his friends.

Yours truly,

M. V. BUREN.

I had promised not to interfere and did not.

Jesse Hoyt Esq.

Dear Sir—It is impossible to judge correctly without a view of the whole ground. Some two or three weeks before the meeting of the Legislature, Sudam by letter requested my neutrality. I shewed it to Mr. Butler, and, with his approbation, replied, that I would consider it my duty, under all circumstances, not to interfere. Bronson's friends had the address to push Dudley into the Senate, and MARCY WAS SO SITIATED THAT I MUST MAKE HIM A JUDGE OR RUIN HIM. These circumstances gave color to the clamour about Albany dictation, which it became necessary to respect. No one was better satisfied than Mr. Butler of the impolicy and positive impropriety of my interference, as matters stood. My friend Campbell is certainly wrong if he blames me. He was as anxious to have Manley retained as to have Hitchcock appointed, and the amount of his advice, therefore, was, that I should give the two most valuable offices to two old Federalists who never acted with us till last fall, and that to the exclusion of a young mun who, with all his connexions, have been Republicans in the worst of times—who has already been sorely persecuted, and whose firmness SAVED US AT THE HERKIMER CONVENTION—for, had it not been for the fearless and prompt stand taken by Dr. Westervelt after the first informal ballot, PITCHER WOULD UNDOUBTEDLY HAVE BEEN NOMINATED. After all, it is very doubtful whether he gets through the Senate. Mr. Schenck is co-operating with the opposition in the Senate, and all the old enemies of Tompkins, to get him rejected. About one third of the Senate are absent, and the probability is that he will fail. If so, I shall not nominate Havens. I have been very friendly to him, and have done all that was necessary to secure him (with good conduct on his part) in his present place, and I can never lend myself to promote the views of

those who coalesce with our enemies to sacrifice Republicans who stay at home. and trust to their friends that they may get their poces. I should not have given Manley the office originally if I could have found a competent Republican to take it. But being fin competent and poor I could not think it proper to remove one Clintonian Jackson man to put in another. Dr. McNeven was his own only competitor. Targee has had as little to do with the matter as you have, and less than Mr. Bloodgood, or about as much. I regret the state of affairs with you. It will work itself clear in the end. The general remedy is an alteration of the time of your Believe me to be, very sincerely your friend,
M. V. BUREN. charter elections.

Albany, Feb. 8, 1829.

Barker yesterday presented his formal complaint against the Recorder. He behaved with great propriety, you must say nothing of my views in regard to Havens.

(Post mark Washington.)

Washington, 7 Feb., 1829.

Dear II .- I have your letter for the Major [Noah,] who has not yet arrivedwhen he does he shall have it. When the time comes to strike there is no man for whom I would do more than for our friend Mr. C. [Coddington,] none deserves more than he does. You are mistaken—Ohio is for itself. I expect soon to hear the result of your ballotings. Very truly yours.

C. C. CAMBRELENG.

New York, Feb. 13th, 1829.

Dear Hoyt-I have seen Al. Coc, he has signed in your favor, making five; and he informs me there is no doubt of your getting the eight that voted for you in caucus-and in addition I have no doubt you will get Lee, which is all that is required.

You no doubt remember what I told you three weeks before the election of Mayor, That Bowne must and should be the Mayor—that I seldom failed in what I undertook in carnest (particularly for other people—how it will be with myself I know not) in the way of politics.

The result will be this in the end. You'll be District Attorney and Sherman

Noah's having gone to Washington, several of those who voted for him in eaucus have left him, under the impression he will get something there.

His claims are certainly far greater than Sherman's and I have not the least

doubt he would have succeeded but for this impression.

You may rest assured I shall leave nothing undone that can be done fairly and honorably to promote your interest.

General Duff Green was elected Printer to the House on Teusday by a majority of two votes, and General Jackson was in the neighbourhood and expected in Washington on Wednesday.

I observe that our friend Silas Wright, Jr. Esq., has reached Albany.

I want you to go with Cargill and Arnold to the Chancellor, to Judge Marcy,

the Comptroller, and Secretary of State.

If they do not like to sign my naked application, you'll please draw up a joint letter for them to sign in my favor, addressed to our two Senators in Congress, stating they are personally acquainted with me, and recommending me as a suitable person to fill the office of Surveyor and Inspector of the Port of New York.

This I want you to attend to without delay, as they may get committed. Recollect that T. L. Smith (the Calhoun man,) is a candidate-don't let him or

his friends know that I am an applicant until after we get all the signers we can. If any thing of interest occurs I will write you again. Yours truly,

" Jesse Hoyt, Esq.

J. I. CODDINGTON.

Address, "Jesse Hoyt, Esq., Albany." Per G. Tucker, Esq.

" SUNDAY morning. New York, Feb. 16, 1829. " Dear Hoyt,-We had a full meeting THIS morning at Head Quarters-Alderman C. of the first was there-also Judge O. (I mean his brother Jesse,) Capt. Coffin, &c. &c.

We had und see in this more Alderman Co

him, and is will Colonel Robe from Washingto Van Buren's be I have availed

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124c. P'm'k. Hoyt, Esq., Dear Sir—I a

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My dear Sir-My interview w

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6, 1829. irters—Alssc.) Capt.

We had under consideration the Major's letter from Washington, which you'll see in this morning's Enquirer-also your nomination for District Attorney.

Alderman Cebra declines signing any paper, but says they know where to find him, and is willing to go into a ballot immediately, and would vote for you.

Colonel Robert Arnold of New Jersey dined with me to day. He is just arrived from Washington, and informs me that there is no doubt of our friend Governor Van Buren's being Sceretary of State.

I have availed myself to write thus much in time to send you through my neighbour Gideon Tucker, who leaves here this morning, for Albany. Very Respectfully, &c. J. I. CODDINGTON.

124c. P'm'k. N. Y. 20 Feb. Address "Jesse Hoyt, Esq., care of Lorenzo Hoyt, Esq., Albany."

New York, Feb. 20th, 1829. Dear Sir-I am in receipt of your favours of the 16th and 18th, and am pleased to learn that Mr. T. L. Smith is not an applicant—but really I don't understand the impropriety of getting the support of our Republican Friends in the Legislature, whether from Town or Country.

It is not a new thing. I have known it to be done both in this State, and also in other states, by persons applying for offices under the General Government.

I remember signing for the friends of several of the Country Members the winter I was at Albany, but if I recollect right I told you my object in getting the Country Members was not so much with the view of strengthening me as it was to prevent others from getting them.

I shall be perfectly satisfied with any course you and my other friends may think proper to adopt.

Before the receipt of your last letter I saw Al. C. of the 1st on Change yesterday. He asserted boldly that he would support you for District Attorney. He cannot nor dare not back out,

I called to day at Coe's to know if any more had signed, but he had not the paper, and informed me that the Recorder had it—and I intend to see it to-morrow, (would to-day but for the violent snow storm—at least 12 inches has fallen since morning,) and cudeavour to get the 9 to sign, and I think there is no coubt of getting that number.

I observe you wish it kept a secret that our friend the Governor is going to Washington .- Why even our opponents know it here. As I have got Allen and Bogardus, would it not be well enough to get our other two Senators from this district!—This I leave entirely to you to do or not to do. Muir (General) tells me that Arnold told him that he had got the Chancellor on, but as you say nothing about, the't perhaps he was mistaken.

If he has not signed should like you to get him.

I have one more favor to ask you-let me know the day that Mr. Van Buren will probably leave Albany for Washington. Your friend J. I. CODDINGTON.

In a long letter of Feb. 23d, 1829, per mail, J. I. Coddington says he has had a confidential letter from a M., of C., Wash'n, announcing who the incinbers of the Jackson Cabinet were (it was correct)-Codd'n bids Hoyt take the list to Gov. V. B.—he then winds up-

"I have to renew my request in mine of Saturday, which is, that you'l assertain as near as you can what time Mr, Van Bnren will leave Albany."

"P. S. I open this to say that my Washington letter says that the general opinion was that Gen. Jackson meant to take of his friends. J. I. C."

Per Mail--- Jesse Hoyt, Esq., Albany." Post-mark, N. Y., 29th March 124 cents, red ink. " Confidential.

New York, March 29th, 1829. My dear Sir-I have received your favor of the 25th. My interview with Mr. Van Buren was not quite as satisfactory as I could wish or indeed had a right to expect, after hearing what Silas Wright, Jr. said to Arnold. I will explain further when I see you.

It may all end very well, but I am prepared to hear of Noah, or Hector Craig receiving the appointment.

You no doubt have heard ere this that Major Swartwout, of Hoboken, is to be Collector of New York. He told me so himself.

The General had promised it to him, provided he could make certain arrangements, which he says he very soon accomplished, and sent on-and expects his Commission on Tensday morning. But notwithstanding all he says, Alley, Fish, and others dont believe it, or rather wont believe it.

Frank Ogden, it is said, will go to Liverpool. You well recollect that Cambreleng expects this appointment.

Thus (if true) are TWO OF THE VERY BEST OFFICES in the gift of the Government GIVEN TO PERSONAL FRIENDS, and without even consulting his Cabinet.

There is considerable dissatisfaction here that Mr. Van Buren was not at Washington sooner.

Messrs, Bailey, Alley, Bloodgood and Fish, and others, called on Governor Van Buren on Monday, and expressed to him what they deemed the wishes of the Partythat Thompson, Duer, &c. ought to be removed.

The Governor told them that he had received a long letter from you respecting

removals—but particularly about the District Attorney.

It is said C. D. Colden is a candidate for Duer's place. If so, there is another

personal friend of the General's in your way.

IF THE PRESIDENT PERSUES THIS COURSE THE PARTY IS RUINED, AND THE SOONER WE BEGIN TO BUILD UP A NEW THE BETTER.*

Let me hear from you again soon, and believe me to be yours truly, J. I. CODDINGTON.

James A. Hamilton, Acting Secretary of State, Washington, to Jesse Hoyt, at New York.

Department of State, March 10, 1829. Dear Sir—I have with pleasure received your letter. As to Mr. Duer, I will say to you, as I said to his Brother-in-law Mr. Bunner—" While I am not called upon to make an effort to displace Duer, his conduct on an occasion of great feeling and delicacy, (the controversy with Mr. King about the 'Hamilton Papers') was not such as to occasion regret to me if he should loose his office, or to induce me to turn a finger to retain him." I agree with you entirely in the propriety of making changes FOR THE REASON YOU SUGGEST.

With very great regard, your friend and servant,

JAMES A. HAMILTON.

Franked, S. D. Ingham, Treasury Department. "Jesse Hoyt, Esq., New York."

Dear Sir-I have received yours.

The District Attorneys have usually been recommended by the Secretary of the Treasury-but often the applications have been made directly to the President.

* Coldington afterwards got the New York Post-office. It is evident that pelf was the ruling principle with him. Had it not been, he would not have dreamt of deserting those he had acted with, and endear oring to raise a mutiny in the republican camp, because General Jackson had given away one or two out of 60,000 offices. He is fond of intrigue and management, hence his friendship for Van Buren. At the 8th of January dinner, at Tammany Hall, this year, his toast was "Governor Van Buren—his fidelity as a partisan—his talent and integrity as a statesman, have secured him the choice of the people."
† That Messrs. Coddington and Swartwont were upon as intunate and friendly terms with each others.

† That Messrs. Condination and Swartwont were upon as intimate and friendly terms with each other as Messrs. Swartwont and Hoyt, at the time when Coddination threatened to mutual and hidd up a new party to oppose Jackson's measures, is evident from the following among other private letters:

Mr. J. I. Coddination, to Collector Swartwont. New York. May 6th, 1829.

Dear Sir—Mr. Isaac Warren is the Old Democratic Republican in whose favor I spoke to you sometime since. He has been trying to get an appointment from Mr. Thompson, the last seven years—and hope he may now succeed. Mr. White and Mr. McDermutt have also requested me to speak to you in their favor for a situation. I have also to request that so able and efficient an officer as Mr. Nathaniel Hunt may not be removed.

Yours most respectfully,

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Washington.

Jesse Hoyt, Es

dated the 9th in excepting yours Attorney. Mr. office in question Buren will, of have written. at least from off adjourn this day no doubt, be an The appointm

act on are of a your faithful and P. S. I shall

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MY DEAR BI of District Atto Butler. It seen with her about t ever. What the come to no detc opinions and fee ter since he saw conversation bety and Mr. Butler t he now says, wh Duer. He think such arguments, feeling of resent IN THEM TO observed, on the that morning, an I further underst Before much had in. I am a good he will not lend t John Duer. He be his real or pre interest; but stra measure, is the on office within his di ought then to pre struggling for the benefit of our opp From the manner inclined to think,

Mr. Van Buren far as Kinderhook to Arnold.

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you sometime - and hope he in their favor Hunt may not DINGTON.

As to the several particulars noticed in your favor, I can only say that it becomes us to speak rather in action than by words, lest the latter may be misunderstood-the former cannot be.

Exease short letters—necessity compels me to be very brief.

Yours sincerely,

S. D. INGHAM.

Washington, 11 March, '29,

Washington City, March 14, 1829.

Jesse Hayt, Esq., New York.

My DEAR SIR,-I have been favored with your esteemed letter, dated the 9th inst. In reply to your question, I will state, that from no other person excepting yourself have I received any communication touching the office of District Attorney. Mr. Sanford tells me he has also received a letter from you, and that the office in question, the bestowment of it, is with the Department of State; Mr. Van Buren will, of course, have much to say in it, and to whom you observe that you have written. There will not be any removals from office before the Senate adjourns, at least from offices in your city, as I am informed. It was expected that we should adjourn this day sine die; but we meet again on Monday, when there will, I have no doubt, be an absolute adjournment.

The appointments are all announced in the papers—!!.e few nominations left to act on are of a military nature—Brevets, &c. With great respect, I am. dear Sir, your faithful and obed't serv't, CHAS. E. DUDLEY.

P. S. I shall have the pleasure of seeing you at New York on my way home, most probably.

Mr. Lorenzo Hoyt to his brother Jesse.

ALBANY, March 17, 1829.

My DEAR BROTHER,-I have received your letters of late-those on the subject of District Attorney among the rest, and I have seen and read the one to Nrs. Butler. It seems to me to have been labour lost, for at the last conversation I had with her about the Washington expedition, she seemed as firm in her opposition as ever. What they will ultimately conclude about it, I dan't know; they will probably come to no determination at present. I also saw your letter to Mr. Butler. His opinions and feelings had undergone a great change about the District Attorney n ctter since he saw you. I met him in at Mr. V. Buren's, Saturday afternoon, and the conversation between us three, who were alone, accidentally turned upon that subject; and Mr. Butler then observed, that he began to think quite differently about it; and he now says, what I could not but think he would say, that he can do nothing for Duer. He thinks your last letter places the subject on a strong ground; and that such arguments, addressed to Mr. Van Buren, would be very apt to kindle a proper feeling of resentment AGAINST A SET OF MEN WHO HAVE NOT IT IN THEM TO BE HONEST AND TRUE TO HIM. Mr. Van Buren observed, on the oceasion that I have mentioned, that he had had a letter from you that morning, and that you had set about the matter with a very determined spirit. I further understood him to say, that he should not interfere, especially to save Ducr. Before much had been said on the subject we were interrupted by persons ecming in. I am a good deal surprised that Mr. Van Buren can be neutral in this, and that he will not lend the utmost weight of his influence to displace from office such men as John Duer. He ought to be satisfied by this time, that that class of men can never be his read or pretended friends, any further than is necessary to promote their own interest; but strange as it may seem, I do believe that his fear of the effect of such a measure, is the only motive that would prevent his conferring upon W. A. Duer any office within his disposal. You will probably see him when in New York, and you ought then to present your views to him in the plainest manner. If we have been struggling for the success of Jackson and the acquisition of political power, for the benefit of our opponents, I wish to know it, so that I may know how to act hereafter. From the manner in which the President has exercised his power thus far, I am inclined to think, that he will go "the whole Hog."

Mr. Van Buren left this morning about 11 o'clock. Mr. Butler went with him as far as Kinderhook or Hudson. Write me.

Yours affectionately

L. II.

[Addressed to N. York-post mark Albany.]

Jesse Hoyt, Esq. Albany, March 19th, 1829.

My Dear Sir-I have not been able to furnish Chanceller Walworth with a copy of ----- 's answer, my original copy having got into that celebrated receptacle of Chancery papers, from which nothing is ever to be withdrawn-the draw or husbel basket. (I don't know which,) of his venerable predecessor. I wish I had time to say something of your last letter, but as the hour for clesing the mail is at hand I must defer, and if I defer the whole matter will tumble into Limbo, for I never can undertake to answer an old letter. You do me injustice in your mode of stating the case. As between you and John Ducr I never can besi-You are not only the oldest friend, but most assuredly HAVE THE STRONGEST POSSIBLE CLAIMS UPON ME-claims which I hope to convince you I have not forgotten, and can never forget

Mrs. B continues to think illy not only of the Washington people, but of your arguments in its favor. I shall submit the matter wholly to her decision, though my judgment, not less than my inclination, tells me she is wrong in some of her objections-if not in all. Most truly yours,

B. F. BUTLER.

CHAPTER XIII.

Brownson on Restorations. Swartwout to Hoyt. Office Hunting .- " to the Victors belong the Spoils." Jesse advised to "push like a Devil." He does so. Addresses See y. Van Buren. Bryan Farrall. Help your friends. Heroics—"blood nobly shed." Retributive justice, &c. Rudolph Bunner's largain. Governmer's let. Jesse hits hard-threatens to issue "the Life and Adventures of John Duer"-Likes Clay and Jackson's boldness.

The reader, now admitted behind the scenes, cannot fail to recognize the wonderful accuracy of Mr. Brownson's views as to the inevitable effect which the return to power of Mr. Van Buren and his followers must have had. Mr. Polk's election is but the least of two evils, but it is the least.

"Considerate men, who stood by Mr. Van Buren, and made no inconsiderable sacrifices to sustain him, felt that all was not lost; may, that the gain might, possibly, in the long run, overbalance the loss. Mr. Van Buren, they felt, was out of the way, and this, in itself, was no triffing gain. Hope sprang up aftesh, and, in the buoyancy of their hearts, they were disposed to treat him with all tenderness, to tread lightly on his faults, to forget the injuries he inflicted on the Republican cause, and to magnily, as much as possible, his virtues and public services. . . . But the re-appearance of Mr. Van Buren on the stage changes the whole aspect of affairs. He comes not alone, but as the chief of a hand, which the country had devourly hoped was disperse I, never to be collected again. He comes as the representative of the same old corrupt and corrupting system of party tactics, followed by the same swarm of greedy spoilsmen, with their appetite for plunder sharpened by the few years' abstinence they have been forced, through the remains of the original virue and patriotism of the country, to practise. Gratify his wishes, restore him to the place he is personally soliciting, and we lose all that was good in the defeat of the Republican party in 1840, and retain only the evil; we restore what, with an almost unbeard of effort, the country had thrown off, and place the Republican party in the condition in which it must be defeated again, or the country irretrievably ruined."

Collector Swartwout to Collector Hoyt.

Washington, 14 March, 1829. My Dear Jessika-Your very beautiful and intire interesting letter of the 8th was received in due course of law. I hold to your doctrine fully, that NO D-D RASCAL WHO MADE USE OF HIS OFFICE OR ITS PROFITS for the purpose of keeping Mr. Adams in, and Gen. Jackson out of power, is entitled to the least lenity or mercy, save that of hanging. So we think both alike on that head.

Whether or not, I shall get any thing in the general scramble for plunder, re-

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Mr. Col. Hamilt ability, rest assu Tell Rohert S Mr. H. on busin home in two or t

and believe since

DEAR SIR,-1 Albany Monday shall not be able called every day him to-day, but 1 Hotel. His nam B. Astor. He h lurly his characte temper, for which Prime in this pa but of this you ar is married, but w concerns, and wh which you may (little of selfishne "Mr. Van Beure truth to you, and opinion; for, if I it long without ab ness." I take it you will not cons said from the con tration who would democratie party taken too trine in theory, I people to whom w sentiments of the

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h, 1829. he 8th was $O D \longrightarrow D$ TS for the titled to the ıat head. lunder, remains to be proven: but I rather guess I shall. What it will be is not yet so certain; perhaps Keeper of the Bergen light house.

I rather think Massa Pomp stands a smart chance of going somewhere, perhaps to the place you have named or to the Devil.

Your man, if you want a place, is Col. Hamilton. He being now the second officer in the Government of the Union, and in all probability, our next President. Mike your suit to him, then, and you will get what you want. I know Mr. Ingham slightly, and would recommend you to PUSII LIKE A DEVIL, if you expect any thing from that quarter. I can do you no good in any quarter of the world, having mighty little influence beyond Hoboken. The great goers are tho new men; the old troopers being all spavined and ringboned from previous lard travel. I've got the bots, the fet-lock, hip-joint, gravel, halt and founders; and I assure you if I can only keep my own leggs, I shall do well; but I in darned if I can carry any weight with me. When I left home, I thought my nag sound and strong, but the beast is rather broken down here. I'll tell you more about it when I see you in New York.

In seriousness, my dear Sir, your support must come from Mr. Van Beuren and Mr. Col. Hamilton; I could not help you any more than your clerk; if I had the

ability, rest assured I would do it without prompting.

Tell Rohert Sands that I am offended with him; he promised to write to me and Mr. H. on business, and he has not done it. My best respects to him. I shall be home in two or three days. Till when, do all you can to improve your fortunes, and believe sincerely Yours SAM. SWARTWOUT.

Mr. Jesse Hoyt to Hon. Martin Van Buren.

Saturday, 11 o'clock, A. M., March 21, 1829.

DEAR SIR,-I am under the necessity of leaving this evening so as to be in Albany Monday morning at the opening of the Court of Chancery, and I presume I shall not be able to see you. The man whom I had spoken to as your ralet has called every day this week to see when you was to be in town, but I have not seen him to-day, but I have left word at my office it he calls to send him to the City Hotel. His name is Bryan Farrall. He has good recommendations from Mr. W. B. Astor. He has lived with Mr. Prime, from whom I have learned more partieulurly his character. He is very capable, sober, honest—his only fault is his bad temper, for which Mr. Prime discharged him—but a man who would not suit Mr. Prime in this particular, would never have occasion to exhibit that failing to you, but of this you are to judge. As a general rule it is an objection to a servant. He is married, but would leave his family here. This is all I have to say on demestic concerns, and what else I have to say is not upon subjects of less importance, but which you may (and, as the world goes, perhaps justly,) consider as partaking a little of selfishness-but, as Mr. Richie said the other day in a letter to Mr. Noah, "Mr. Van Beuren must tell the truth to General Jackson." So I ought to tell the truth to you, and I will do so, at the hazard of forfeiting your confidence and good opinion; for, if I have it now I am under serious apprehensions that I cannot retain it long without abandoning all political honesty, consistency, and "straight forward-ness." I take it for granted that all who do not support the present administration you will not consider your friends, and of course will lose your confidence. I have said from the commencement of the contest that I would not support any administration who would support men in power that had contributed to overthrow the democratic party in this State. I have preached this doctrine too long, and it has taken too a footing here, to be easily got rid of. This is not only the dectrine in theory, but we require it to be reduced to practice by the servants of the people to whom we have temporarily delegated the trust. I speak now the universal sentiments of the democracy of this city, and you may rely upon it no man can be sustained who aids or abets in the disappointment of the just expectations of the people on this subject-and all personal considerations and private friendships must yield to political justice. The leading politicians of this city (Mr. Targee ard Mr. Bowne excepted) require the moval of Mr. Jonathan Thompson; and Mr. Bowne will put in jeopardy his own situation by attempting to sustain Mr. Thompson. Mr. Peter Stagg and the appraiser every body seems to take for granted will be removed. We have in this State fought off the infamous charges against General

Jackson and yourself and gave the he to the authors and publishers of them. continue those in power who contributed to sustaining these charges would but admit the truth of them, and throw back a rebuke upon us for contradicting them. This rebuke is unjust, and we will not receive it with impunity from an administration which WE THE PEOPLE have created. Nor ean we sanction the doctrine of the administration, or any of its members, buying up its enemies at the expense of its friends. "The blood of the martyrs is the seed of the church," and that blood which we nobly shed in 1824 in definding our principles and our party is still curelled by the recollection of OUR SUFFERINGS in that memorable fight, and we will not now permit it to be handed over to the merey or magnanimity of these who were the cause of its being shed-but we ask that retributive justice shall be dealt out to those who from that time to this have not sheathed their swords or ceased in their efforts to prostrate us. In ealling upon our friends, to act in this matter, we shall, as we always have done, repudiate the doctrine of neutrality. We shall expect every man to take sides one way or the other, either for or against remorals. old maxim of "those not for us are against us," you have so often recognized that its authority cannot be denied. I have one word to say upon a particular ease about which I am particularly excited for various reasons—it is the case of Mr. Duer. He was appointed by Mr. Charles King, and his removal or retention is probably left with you, at least so says Mr. Sanford and Mr. Dudley, if I read the letter of the latter correctly. Mr. Bunner, I presume, has made his largain with some Southern Interest for his retention. I judge so from various eircumstances, one of which is, that Mr. Samuel L. Gouverneur offered a bet of \$100 day before yesterday that he would not be removed. He has his advices daily from Mr. Calhoun or some of his friends, I have not the slighest doubt. The conversation I had with you at Allany satisfied me that you would retain Mr. Duer if you could find a satisfactory apology, Since which I have heard from Mr. Duer's friends that you would support him, and f om yours that you would remain neutral. When I left Albany I was not a candidate, and I became so, as I wrote Mr. Ingham, by the advice of my political friends, who could insist upon Mr. D.'s removal. I told Mr. Bowne that I would not take the office of District Attorney for this city if I could get it, till Mr. Duer was removed, and now repeat that I will hold no office from any political party that will keep Mr. Ducr in his present station. The very idea that you would by thought or decl contribute to such a result has given me more awful feelings than I experienced when I held a conversation with you in your room over Crittenden's dining room, in the evening of the day of the choice of the Electors in 1824, when our very serses were stunned by the shouts of Mr. Duer and his friends over their champagne in the room below. What you told me in that conversation I well recollect, and I thought you we'c serious and would not, under any circumstances, forget them at least for six years, the ordinary statute limitation for parol promises: but if the statute had attached the promises and the consideration have been received by Mr. Duer's connection with Judge Thompson, Anti-Masonry, and God knows what, last fall; and, if I recol eet right, Mr. D. was to be one of the body guard to give you an escort to Kinderhook the Friday after the last November election. I do not remind you of these things to excite your prejudices, but as evidence of overt acts against the democracy of the State. To retain Mr. Duer would be to disappoint friends and enemics, for it is considered by all upon general principles that he is to be removed, and if he is retained you get no credit for it even from them. They will attribute it to your fears, and your party friends will charge you with bargaining to buy up your enemies at the expense of the party who have laboured to sustain you. There is a charm attending bold measures extremely fascinating—it has given to General Jackson all his glory, and it will give to Mr. Clay hereafter power and strength, and the speech he made at the Washington dinner is admired for its impudence* and the manly spirit it breathes. In regard to the applicants for Mr. Duer's place, I have nothing to say, further

than that it is not just to import a man from the country—by this I mean Mr. Bunnr, who is not at heart with us, as you plainly discovered on your visit two years ago to Oswego—besides many other objections that could be raised, it would amount to a re-appointment of Mr. Duer. I have done nothing since I wrote to you, in regard to myself. Many people have offered to interfere in my behalf but I have delayed taking the removal of I justice and not the time I return member of the God spares my all those who hathis, however, lyrivate friendshifrom concealmer has actuated me to go to Washin I should not the because men in light.

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Hon'ble M. V

Secretary Van Ba confidence. H politician—had ing. Jesse's o behalf of Code

Secretary Van Free-M. Van I Dear Sir-I n now am, to addre viction of the ex the belief that ye in the mest intricessful conduct o and which keep i you think it kind no man of comm York contained thought just, but distress me excee error in judgeme from you, still t must be plain w cherished the kir good will toward those feelings, bu you have seen fit ceedingly, more with your epistl Bowne, in which point that could it done, have take

^{*} I think he intended to say 'independence.'

delayed taking any measures till I had seen you. My first and principal object is the removal of Mr. D., and when that is done I am willing to leave my claims to the justice and not to the policy of the appointing power. If Mr. D. is not removed by the time I return from Albany, I shall visit Washington to hand, in person to every member of the Cabinet " The Life and Adventures of John Duer"—for as long as God spares my life I shall not spare my exertions to get him out of office, as well as all those who have betrayed their friends, their party, and their principles. In doing this, nowever, I will not, as he and his friends have done, violate the sanetity of private friendship and private confidence, but the means I shall resort to will be free from coneealment, but shall be open and manly, and upon the same principles that has actuated me in opposing him during the late contest. I shall therefore, if driven to go to Washington to prefer my complaints shall go, not as a candidate myself, for I should not then be listened to with as much consideration as I otherwise should, because men in power are not prone to look upon office seekers in so favorable a light. I have written this in the hurry of departure, and subject to the interruptions of

office business. I have not time to read it over and prune it of any doubtful expressions, if any such there be. I therefore send it, subject to any explanations that may be proper to convey my true meaning.

So far as I have taken a general or special view of the subject spoken of I am borne out by a vast majority of your political friends in the city, all of whom feel this to be a critical point in your political fate. The theory of your address to the Committee of the Legislature we all admire-the practice under it, if conformable to the theory, is all that we require.

In great haste, very truly, your friend. Hon ble M. Van Buren, Wash n.

J. HOYT.

CHAPTER XIV.

Secretary Van Buren's reply-Hoyt charged with rudeness. Who had the President's confidence. Hoyt's rejoinder-he had no inherent love of office-was no mercenary politician-had been educated by the Secretary. Curious story of N. Y. office seeking. Jesse's qualities. See'y Ingham on Place hunters. Cambreleng's efforts on behalf of Coddington. The Whigs pitied. V. B.'s young tribe.

Secretary Van Buren, Washington, to Jesse Hoyt, Esq., New York. (Private.) Free-M. Van Bnren.

Dear Sir-I never expected to see the day when I should be constrained, as I now am, to address you in the language of complaint. Nothing but my strong conviction of the extent and sincerity of your friendship could sustain me in resisting the belief that you have a settled purpose to quarrel with me. Here I am engaged in the most intrieate and important affairs, which are new to mo, and upon the successful conduct of which my reputation as well as the interests of the country depend, and which keep me occupied from early in the morning, until late at night, and can you think it kind or just to harrass me under such circumstances with letters, which no man of common sensibility can read without pain? Your letter to me at New York contained many truths, for which I was thankful, and reflections which I thought just, but the whole were expressed in terms so harsh, not to say rude, as to distress me exeeedingly. I have seareely recovered from the effect of so great an error in judgement, to say nothing clse, when I am favored with another epistle from you, still transeending its predecessor in its most objectionable features. must be plain with you. I have all my life, (at least since I have known you), eherished the kindest solicitude for your welfare, and have manifested at least my good will towards you, and should be extremely sorry to have oceasion to change those feelings, but it is due to us both that I should say, that the terms upon which you have seen fit to place our intercourse are as inadmissable. It grieves me ex-ceedingly, more than you imagine, to be obliged to say so. When I was favored with your epistle in New York, I had just returned from an interview with Mr. Bowne, in which I had made your immediate appointment as District Attorney, a point that could be no longer delayed. I have since had an increased desire to see it done, have taken steps to effect it, and with the mail that brings your accusatory

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Mr. Buntwo years ld amount o you, in but I have letter, I have information that it shall be done; but that you are hesitating whether you will accept it or not. Let me advise you without giving my reason why, to do so. The story you tell [the word illegible,] as coming from Mr. Hills (a man who if I know him is without the slightest consideration in society) about the President's great confidence in Mr. Berrien, and little in me, is the veriest stuff that could be conceived. The repetition of such idle gossip constrains me to say, what I am almost ashammed to do, that I have found the President affectionate, confidential, and kind to the last degree; and that I am entirely satisfied that there is no degree of good feeling or confidence which he does not entertain for me. He has, however, his own wishes and favorite views upon points which it is not my province to attempt controul. Upon every matter he wishes to have the truth and respects it; and will in the end satisfy all of the purity of his views and intentions. I have not time to add another word. Your friend and humble servant in extreme haste,

Mr. Jesse Hout to Mr. Secretary Van Buren, at Washington.

M. V. BUREN.

New York, April 24, 1829.

Dear Sir,—I received your letter of the 13, on Monday morning last at Albany, and sufficient time has elapsed I think to enable me to answer it without indulging in those feelings its perusal naturally gave rise to. I have not now and at no time have I had any "settled purpose to quarrel with you," for I have too often quarrelled for you, to be at this time willing to quarrel with you. It would be extremely humiliating to me to be obleedged to admit, that in all my intercourse with you I had not sufficient sagacity to understand your character; and it would be no less mortifying to have cause to unsay all I have said for the last 12 years, calculated to advance your reputation as a man, and your INTEGRITY as a politician. When I first came to this city to live, your democratic adherents were not numerous—and without any varity I may say that my exertions tended to increase the number—and until I have been found guilty of some overt act in derogation of my former conduct I question with great respect your right to make the instinuation your letter seems to

convey.

As I am not favored with a bill of particulars of my "indiscretions" "error of judgment," &c. &c, I am deprived of the power of explanation, but if the plain truth, spoken in a plain way, renders "an intercourse inadmissable," then am I content to be cut off from the world and the friends I have hitherto been ardeally

attached to.

Washington, April 13, 1829.

Every idea I conveyed in the letter you received from me while here were conveyed more in reference to your interest than my own, and the language in which they were clothed I supposed would have been sufficiently softened by the reservation I made at the close of the letter-at least to such an extent as would have protected me from the charge "of rudeness," which always detracts from the gentlemanly deportment I am most auxious to preserve. The political sentiment of that letter I still adhere to. My political principles I inherited from a ''long line of ancestors'' (such as they were.) MY POLITICAL EDUCATION I AM MAINLY INDEBTED TO YOU FOR, and the principles I imbited from hirth as well as education cannot be eradicated at this time of life. I HAVE NOT MADE POLITICS A MATTER OF DOLLARS AND CENTS, NOR HAVE I ADHERED TO PARTY WITH THE HOPE OF GAIN, but I have labored in them under your immediate auspicies for 12 years with the leading motive to serve you, but against the advice of many powerful business friends. During this time you have met with occasional reverses, and I believe my fidelity and faithfulness, and even some degree of efficiency to you, were never questioned by any one-nor am I aware of having evinced any disposition to shrink from the consequences of adversity which attended you. If perchance I should now fail to pour out heartless adulation less copiously than scycophants and intregers who have the good fortune to surround your person at this time. it may be a just ground "for letting me down the wind a prey to fortune." I have no ambition to be in the train of great men, if I am to sacrifice my independence or to be prohibited in expressing an honest opinion. I frankly admit I wrote the letter referred to under some excitement. I was assured by Mr Duer's friends that you had promised to sustain him. My conversation with you at Albany led me to the same conclusion. I had that morning received information from Albar behalf of Judge dealing from on great interest y I know the sense creet measure y influence with the

As I wrote th without reading purpose of enabl was all right, ar expressed but th and I must the language I used moment consider surprised at the one I wrote cove reason to be diss in March. I ma When I tell you tion to you, and you in relation t I am perfectly a is no man living vourself with rep with Mr. Bown kept out of it. and tells him he date for the office that you would man, and he go wards, -- &c. & peculiar to that young Hoffman, defeated. Duer voted for Butler, had become o'nox old staunch demo surprising that m be as strong as it ed on Wednesda Hoffman and told be removed, and Mr. Duer had th office. He told subject he was " Monday, at Alba motive it is not di

I did state to M of Attorney for the you, with any degin getting up a case were perfect abor from the beginnin and I need not sthought then and personal friend—i body here, of all the infamous attact their names, and a decline the profit

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nor am I adversity adulation ne to surdown the men, if I topinion as assured ation with I informa-

tion from Albany that you had spoken to Governor Throop, at the request and in behalf of Judge Duer, for Vice-Chanceller. If this was not enough to justify plain dealing from one who had given some proofs of devotion to you, and who felt the great interest you had at stake, I am at a loss to know what would have been. I know the sense of your partizans in relation to these men, and I know a more indiscreet measure you could not have adopted, if you desired to retain your power and influence with the party to which you have acknowledged obligations.

As I wrote that letter my confidential clerk copied the sheets (I kept a copy without reading over the original or even the copy before I got to Albany) for the purpose of enabling me to shew it to Mr. Butler. I did so, and he remarked that it was all right, and he was glad I wrote it. He said the ideas were very strongly expressed but the reservation I refer to rendered that harmless in point of language, and I must therefore eonfess I was surprised to find that the character of the language I used had found its way to your "Sensibility," or that you could for one moment consider me guilty of "rudeness." As to the other letter, I am equally surprised at the exception. If these were considered exceptionable, then I fear the one I wrote covering one to Mr. Hamilton would be deemed still more so. I had reason to be dissatisfied with Mr. Hamilton for having misled me in his letter early in March. I may have written the last letter under the influence of that feeling, When I tell yon, however, that I meant nothing inconsistent with my former relation to you, and that I shall not hereafter obtrude either my opinions or advice upon you in relation to any subject, I should hope I had made satisfactory atonement. I am perfectly aware of the responsibility of your situation, and God knows there is no man living that would be more gratified than I should to have you acquit yourself with reputation. I am very much obleedged to you for your interference with Mr. Bowne. I shall not get that place, and I can tell you how I was kept out of it. Mr. Maxwell, when he got alarmed, goes to Judge Hoffman and tells him he was to be removed, and that his son, Ogden, had better be a candidate for the office. Mr. Bowne tells Riker, confidentially and he tells an Alderman, that you would be pleased to see me put there. This comes to the ear of Hoffman, and he goes to all the Clintonian Aldermen, of the 4th and 8th wards, --- &c. &c., and insinuates this idea to them, and with all the adroitness peculiar to that family, rakes up old prejudices, enlists Duer, who is attached to young Hoffman, with all the coodies, high minded, and Clintonians, and I was defeated. Duer was in the thickest of this. No Clintonian in the Legislature voted for Butler, save one or two; not one of the corporation voted for me. We had become o'noxious for our services in the cause of another leader. There is not old staunch democracy enough in the Common Council to elect me. It is not then surprising that my inveteracy to that concern, coodies, high minded and all, should be as strong as it is. Mr. Duer is now playing the same game that Maxwell played on Wednesday (James Campbell authorised me to say so)-he went to Judge Hoffman and told him that he had such information as satisfied him that he would be removed, and that he did not know why his son Ogden should not be appointed. Mr. Duer had then been informed that Mr. Hamilton had the option to take the office. He told me on Tuesday that Mr. Hamilton could not take it, for on that subject he was "Committed on paper." Mr. Bunner told me the same thing on Monday, at Albany. After this Mr. Duer goes to Judge Hoffman, and, with what motive it is not difficult to divine.

I did state to Mr. Bowne that, as things now stood, I could not Except the office of Attorney for this County, nor can I if it could be given me, after what I write you, with any degree of honor. I informed the gentlemen who were instrumental in getting np a cancus here on Saturday and Wednesday last, (which, by the bye, were perfect abortions.) that I had no expectations of Mr. Duer's office for I knew from the beginning if you were not for me it was idle to say any thing on the subject; and I need not say that I have not been promised any aid from you, though I thought then and now think I had strong claims on you as a party man and a personal friend—and such I undertake to say is the universal sentiment of every body here, of all parties who have witnessed my exertions to sustain you against the infamous attacks of your enemies. More than 20 leading men here tendered their names, and among the rest Mr. J. C. Hamilton; your silence induced me to decline the proffer. I HAVE NO INHERENT LOVE OF OFFICE, and I

have not therefore studied discretion or weighed pronouns and adverbs in my letters to "Constitutional advisers" and advisers not constitutional at Washington. I know the exact extent of my pretensions, my services, claims, CAPACITY, and POWER-they are small and inconsiderable-but when all or any of them-shall not be properly respected by those whom I think ought to respect them, I should be unwilling to submit in silence without being alarmed at any fate that might await me. Political fidelity, untiring industry and perseverance will one day or other faid their value in the political market. These qualities I claim to possess, and which I deem important ingredients in forming and which nearly make up a capital, on which one ean eommence business on his own account. It would grieve me as much and infinitely more than it possibly could vou to be under the necessity of differing so far as to lead to a severance of that friendship which I know has existed. You have the power to make me District Attorney, but I could not sufficiently abhor myself if I was "to quarrel with you" for omitting to do it. Yet if Mr. Duer is not removed or any but a democrat is appointed I should do violence to the principles you have taught me not to be dissatisfied; and I do not think your nature is so much changed as that you would require me to withhold the expression of that dissatisfaction. Lorenzo tells me I had better abandon all ideas of political preferment till the coodies and high minded have become exterminated. Perhars he is right. I have said all I have to say, and perhaps more than I should have said, but the ground upon which your letter places us seemed to require equal cardor on my part. I will not attempt to disguise the fact that my feelings were such toward you that I fancied I was entitled to know the principles upon which you were to dispense your political power, and to be informed frankly whether it was expedient to ask for the place of an obnoxious incumbent. The confidence I should have reposed in your friendly advice, which I thought myself entitled to, but which was withheld, would have satisfied me, whatever it might have been. Your total silence on this subject, with the appreliension attending it, led to the anxiety to be informed whether your friends and enemies were to be put in, hotch-potch, without any more adhesive qualities than oil and water, and which could never be reduced to a reasonable consistence. It was not inconsistent with my regard for you to point to the danger of such a course; whether I have by so doing forfeited your confidence is a matter somewhat lessened in importance to me, from a conviction of Yet, as I ever have been, Your friend, the purity of my motives. J. HOYT.

Hon. S. D. Ingham, Secretary Treasury, to Jesse Hoyt, Esq., N. Y.—Franked, Washington, April 14.

Washington, 14 April, 1829.

Dear Sir—Your favor is duly received, but you must permit me to say in great soberness, that an excitement without reason cannot be founded in sober judgment, and ought never to be made the cause of action on the part of an administration, who are bound to consult, in great soberness, the great interests of the country, and not the feverish feeling even of the best of friends, for which no reason can be

given.

If there were an enemy menacing your good city with desolation, that would be a good reason for excitement, or if it was known that your Collector was embezzling the public money, or corrupting the Community by official abuses, there would be good excuse; but really for so many wise men as we claim among our friends in New York to suffer themselves to be put into hysteric spasms because of the continuance of Mr. Thompson to collect the duties a few days or weeks longer, or shorter, is really matter of surprise-and if it indicates any thing for consideration here, it is, that it would be better to let the Fever evaporate before we throw in any more stimulants [or stimolous]. I am sure that schaffives are better adapted to such a condition than any other prescription-but to be more serious, my Dear sir, let me tell you that there is a vast mass of selfish interest at work abroad, to excite jealousies among us here, and produce distraction, by which some may ride into office on one hobby, some on another, while we are endeavoring to stand unmoved by those ruffling passions, and by harmonious action, to keep the ship steady on her course—and I should hope there was soberness enough among you to resist the impotence of expectants, until their vain hopes shall yield to reason and common sense.

There is, more labor to be performed those who come assure you that without reading t

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DEAR H.—I wis Lane, besides whice sons which cannot influence about it—

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would be embezzling ld be good ds in New inuance of , is really is, that it stimulants lition than ll you that among us ne hobby, se ruffling se—and I potence of

There is, moreover, you must know an immense mass of severe and constant labor to be performed by the officers of the government, and much more severe to those who come newly into office. These duties cannot be postponed, and I do assure you that I am compelled daily to file away long lists of recommendations, &c. without reading them, although I work 18 hours of the 21, with all my dilligence.

The appointments can be postponed—other matters cannot—and it was one of the prominent errors of the late administration, that they suffered many important public interests to be neglected, while they were cruizing about to seeure or buy up

partizans.

This we must not do, and hence it is only at intervals, "few and far between," that we can find a moment's time to consider appointments.

Then let us come to New York-

Our friends there have settled down on about two of the appointments, but you are wholly unsettled as to the Collectorship; and I believe as to D. A., * and yet such

Why, Sir, let me tell yon, that one of our hest, and I had almost said, ablest friends in Baltimore, left here on the 6th March, leaving his imprecation behind him, because he was not appointed to an office, not then vacant, and because we had not removed all the Administration Inspectors, not one of whom could have been known here, and of whom they have not yet accurately informed me.

He has since come to his senses -the Inspectors are chiefly removed, and matters

are getting right there.

Boston, too, has been in a fever, where our friends were so strong, that they have divided into two parties.

Providence, too, has had a ferment, where we had 72 votes, all told.

There has also been the same at Little Egg Harbour, where we had five votes! These matters proceed from the morbid parts of our system-but nothing can sink deep which is not founded in something rational and substantial.

Are you not wearied with my long letter! I am.

It is the most lengthy epistle I have written, since I was dubbed Secretary-and despair of getting time to write such another, for this year at least. Yours truly, S. D. INGHAM.

Mr. Cambreleng to Mr. Jesse Hoyt.

Private.

Washington, 10th Jan'y, 1833.

DEAR H .- I wish you to show the enclosed letter to Mr. Jackson. Mr. Mc Lane, besides which that letter contains (which is a true statement) had other reasons which cannot be explained on paper. There was no deception—no want of influence about it—the question rested on other grounds altogether.

Say to our friend C. [Coddington] in answer to his enquiries, that I had this morning a frank and full conversation with Mr. Barry, who tells me that he never authorized Mr. Smith to believe that he would appoint him, and that he had no idea of doing any such thing. Mr. Smith's going on to New York has done him injury—he will not get the office. It is well understood by the President, Mr. Barry, and by all who have any influence here, that when a change takes place Mr. C. will undoubtedly be the man. Although I cannot and will not be instrumental in the removal of Mr. Gouverneur, I will take care that our republican friends shall not be disappointed for the last time. When a change takes place, Mr. Coddington will be the choice of the President and the P. M. G.

Sincerely yours, C. C. CAMBRELENG.

IF Your letter is destroyed—do the like with this—Gov. Throop and Mr. Craig were nominated to-day.

Jesse Hoyt, Esq., New York.

Free-M. Van Buren.

M. Dear Sir,—I send you with the greatest pleasure the letter you desire for our friend Phelps. I have been here for a few days where the Enemy is using very desperate efforts. I almost begin to pity the poor Whigs.

^{*} U. S. District Attorney, So. Dis. N. Y.

Their next eognomen will be *Democrats*—remember what I say. I think you ought at some of your meetings, to call upon them, as our friends have done in Philadelphia, to give notice by what name they mean to pass next year.

M. VAN BUREN.

In haste, very truly yours, M. V.

Kinderhook, Oct. 21, 1834.

Extract of a letter—Edward Livingston to Jesse Hoyt—dated Albany, Feb. 24, 1821.—"Peter R. told me that if the collisions which have taken place since had happened before the New York appointments, that he would be d——d if I should not have had my appointment. Sutherland did not want any doing for himself, but went away quite in a HUFF. Van Buren's young tribe, that he has been training for the last 18 months, thought they could rule the State, but he is too cunning for them. The party is in an unsettled state; we want a firm leader. We must puff up some of our clan into a great man. Bowne is pressing the bill to divide the Mayoralty as fast possible, to enable him to give us a mayor, &c. But who they will be he keeps to himself."

CHAPTER XV.

Eighteen Letters. John Van Buren (Attorney General) to Jesse Hoyt. Speculation, bets, wagers, gambling in the Stocks, fraudulent sales, profane language, drawing out the deposits. "Buy my Stock." Buying on Marcy's Message. C. W. Lawrence to "run like the Cholera." Prosper M. Welmore. Bets on Governor. P. C. P. C. Beardsley. A fortune lost. Bets on Marcy and Lucas. Is Leggett crazy? J. V. B. a lawyer, and ready to do "dirty work." Hoyt and Cutting borrow. J. V. B. gets half the profits. Bets safe on 15,000. A father and son's acknowledgments. Boston and Providence. Mohawk. Harlaem, &c.

The office of Attorney General places the distinguished individual who fills it at the head of the Bar of the city and State of New York. It is an office of high honor, great importance, and large emolument. The Attorney General is the chief public prosecutor. His opinion is required by the Governor, by the Legislature, and by public functionaries throughout the State in cases of grave emergency and legal embarrassment. With him rests the conducting of civil causes on behalf of the people. The validity of great public contracts much depends on the clearness with which they are drawn up. Here again, and in their enforcement, too, he is a conspicuous officer. Ex officio, he is a Trustee of Union College, and other educational institutions, and ought to be a man of pure character, unsulfied fame, and great legal learning—a pattern to lawyers—and a terror to wrong-doers.

The predecessor of Mr. John Van Buren was the too notorious General George P. Barker, the parent, director, prosecuting-attorney, and whipper-in of that curious corporation, the City Bank of Buffalo, concerning which, after it broke down, Governor Marey reported that the redemption of its notes by the State Treasury had exceeded \$300,000; and that "it is supposed that a still larger amount of the fraudulent issues of that bank than is already redeemed, is burking yet in recesse only known to its corrupt managers." Messrs. Flagg, Marey, Dix. O'Sullivan, Varian. Corning, Faulkner, Davezae, Hoffman, Chatfield, M. Van Buren, and the wirepullers of the party, found among the learned men of New York but one man fit to represent their interests in the station of Attorney General, and that was the chief manager of the gullty corporation whose fraudulent promises our country was the redeeming! They did not choose Jesse Hoyt next—nor Benjamin Rathbun—their suffrages were favorable to the author of the eighteen letters in this chapter, who like Lorenzo and Jesse Hoyt and pious Mr. Butler, is a true pupil of M. Van Buren.

Perhaps it is all for the best. G. P. Barker and J. Van Buren may have been lifted up into this high office, over the oldest, wiscst, purest and most respected members of the profession, as a means of exhibiting in bolder relief the workings of the vile machinery invented by Burr and improved by his law-student, by which disgrace is brought on the good cause of democracy, and the morals and manners

of the country e suitable remedy dens at the reco

Dr. Charles C support of the n "on account of But, said he,

"I object to Mr. V and against the Bank seemed for the mome machinery, which he public affairs, and retrigning office-hunti the world, as the fin effects.) are the aim, from its authors and;

May his praye Let us suppos acter, for instan phantom eorpora 1826-to be arra ney General. 'I and ask the judg Can a profane, forth coming cla ther had ' made the candidate for of stocks-can h his indigent, unp a cell in the pe bitches '-- ' God God '- ' d-d lie office, from a leg en's blessing on as a director of of the bank of I ney General B. Washington and eral J. Van Bure Bank in Albany, vaults, speeulatin turn round to a ' the law in his n sin? Is it possi when I only foll predecessor, and

Persons of the of \$100,000 of agency of the ficulty of the ficulty of the present Atto occur in 1846 wo In 1826, Colonel York for fraud, a who went to the JThe U.S. Lombianess many vice pr

you ought n Philadel-

UREN.

y, Feb. 24, e since had if I should imself, but en training for ennust puff divide the t who they

Speculation, ge, drawing V. W. Law-Governor.
Is Leggett nd Cutting father and i, &c.

no fills it at ice of high is the chief Legislature, ergency and on behalf of ne clearness too, he is a l other edud fame, and s.

eral George that curious down, Govreasury had count of the recesses only ann, Varian, d the wireten man fit to tas the chief ry was then hbun—their apter, who, of M. Van

y have been est respected workings of t, by which and manners of the country corrupted. That the Convention of 1846 may unite to provide a suitable remedy will be the fervent prayer of every American who glows and gladdens at the recollection of the deeds of his fathers in the glorious days when

"Freeborn millions rose and swore
Their birthrights to maintain;
Resolved no foreign yoke to bear,
To drag no tyrant's chain."

Dr. Charles Cooke, a Senator of Virginia, when he withdrew in 1836 from the support of the national administration, objected to Messrs. Calhoun and Webster on account of some discrepancy between their political principles" and his own. But, said he,

"A object to Mr. Van Buren because of his utter destitution of all political principle. He has been for and against the Bank. Internal Improvements, and a Protective Tatiff, just as the one or the other course seemed for the moment, hest calculated to promote his personal views. He is the author of that political machinery, which has robbed the people of his native State of all free accept in the magnement of their public addirst, and reduced them to the degraded condition of passive tools in the hands of destraing, intiguing office-hunting demagognes. He is the head of that church, whose high priest have proclaimed to the world, as the fundamental dectrine of their creed, that the 'spoils of victory,' (that is, the people's effects) are the aim, as they are the just reward of the victors! From such a code of political misrule, and from its authors and abettors, may God, in his mercy, ever deliver my country!''

May his prayer soon be heard!

Let us suppose a profligate, fraudulent, bank president or director—such a character, for instance, as some of the 'Life and Fire,' 'U. S. Lombard,' or other phantom corporations gave up to indictment or the penitentiary in the memorable 1836—to be arraigned at the bar of justice, Mr. John Van Buren acting as Attorney General. The guilty creature might read to the court Mr. V. B's 18 letters, and ask the judge "Why is he there and me here?—Is this a land of equal laws?— Can a profane, betting profligate, who took advantage of his knowledge of the forth coming clap-trap, six-million loan message of Governor Marcy, whom his father had 'made a judge' to keep from utter ruin, and which message was to make the candidate for Mayor of New York, 'run like the cholera,' and affect the price of stocks—can he, who used that message to enrich binself, thro' the agency of his indigent, unprincipled associate—can he deserve honors, while to me is awarded a cell in the penitentiary? Look at his language! Are such terms as 'Poor bitches'—'Godd—n you, Jesse'—'be d—d to you'—'d—d steek'—'as sure as God'-'d-d lies,' calmly and deliberately selected, too-are they passports to office, from a legislature, who hire a holy man of God to come and invoke heaven's blessing on their deliberations every morning? I have been in error, 'tis true, as a director of a bank—but was not Attorney General M. Van Buren, a director of the bank of Hudson! Every body knows where it went to. Was not Attorncy General B. F. Butler, President, Cashier, Director and Attorney for the Washington and Warren! Every body knows about it. Was not Attorney General J. Van Buren director and prosecuting attorney fer the Farmers and Mechanics Bank in Albany, when it had borrowed millions of the public revenue and shut its vaults, speculating with its specie and deceiving its creditors! Can John Van Buren turn round to a 'god-fearing' jury of professing christians, as the chief minister of the law in his native State, and 'east the first stone' at his ancient comrade in sin? Is it possible, that, at his bidding, you will stamp guilt upon my forchead, when I only followed the example of Attorney General Barker, his 'illustrious predecessor,' and when the records of our courts show, that 'they all do it!"

Persons of the name of Livingston and Tracy got hold, secretly and fraudulently, of \$100,000 of the funds of the Merchants' Bank of New York, through the agency of the first teller, John W. Thorne. All three went to jail. Governor Clinton laid the matter before the Senate, and they referred it—March, 1819—to the present Attorney General's father, Mr. Van Buren. Should a similar case occur in 1846 would it be right to refer it to the author of the eighteen letters! In 1826, Colonel Prosper M. Wetmore was indicted by the Grand Jury of New York for fraud, and afterwards used by Maxwell as States' evidence against Hyatt, who went to the penitentiary, and against Barker and others then there convieted. The U. S. Lombard, of which Hyatt was president, and Wetmore (the active business man) vice president, had got a charter—its officers had filed their oath that its

capital (hundreds of thousands of dollars) was paid up, but they well knew that not over five cents in the dollar had been so paid, if as much—they pretended to be in a flourishing condition when on the eve of bankruptey, and divided profits though they had realized none. When the bubble burst the public was cheated out of more than \$600,000. Are not laws for the public benefit? What a farce it would be to entrust a case like that to a Butler or a Van Buren! By their political machinery, General Wetmore appeared in the legislature of New York, 1836, to vote for Barker's Buffalo Bank, and for other Banks by which our honest, hard working people have been defrauded out of millions of dollars. General Prosper, by the like machinery, is now "Navy Agent at New York," one of the most lucrative and important offices in the Union!

[No. 1.] John Van Buren to Jesse Hoyt, at New York.

Why God D—n you, Jesse! buy my stock and draw upon me at sight.

You must be poor bitches down there, if you cannot raise this two penny sum. If the Stock has gone up, let it go to II—ll.

The Bank will come up against the Safety Fund Banks, and depress stocks—the Governor's measure will eventually relieve the country. Yours truly,

J. VAN BUREN.

Albany, March 25th, 1834.

[No. 2.] Address-Jesse Hoyt, Esq., Counsellor at Law, New York. Paid

121-P m k " Albany March 22."

My Dear Jesse—Please let Nevins and Townsend buy me 100 shares of Moh. and Hud. R. R. for cash at 96, and Bost. and Prov., 100 shares at 92½ cash; drawing on me at 3 days sight for the amount.

If better terms can he had by taking the stocks two weeks hence (buying on time) I should like it better. I fear stocks will rise after Monday, and therefore I

want these purchases made Monday, but leave it open after.

Let the beggars deal honestly by me for I lose a deal of money any how. There will be something done here Monday that will charm you Yorkers.

Lawrence will run like the Cholera.

Please ask Bucknor to hand you the amount of differences at which my fifty shares Manhattan stock were settled, and send it to me.

Yours very truly, and much better.

J. VAN BUREN.

Albany, March 22d, 1834.

[No. 3.] Per mail, post mark, "Albany—Jesse Hoyt, Esq., Counsellor at Law, New York."

My Dear Jesse—The purchase by N. and T. of 100 Mohawk at 96, is very good. I understand it to be payable in all next week. I shall be in N. Y. next

Monday (31st inst.) and shall then arrange it.

Please countermand the order for Boston and Providence: I should prefer not to buy it; and if it is purchased and can be resold without loss, let it be done—any how, as Lord Grey said, I shall stand by my 'order.' Yours very truly,

J. VAN BUREN.

Albany, March 28th, 1834.

[No. 4.] My Dear Jesse,—Nevins and Townsend write me that they have bought my Utica Stock. Please get the money for the enclosed and pay them. I do not wish to correspond with them directly.

Let the certificate be made out in my name, and send it to me by some private

conveyance, or keep it till I come down, which will be shortly.

Yours very truly,

J. VAN BUREN.

Albany, April 17th, 1834.

[No. 5.] My Dear Jesse,—With the slender assistance of the above [a draft for \$780] fornified by the enclosed [a check for \$31,10], you will, I think, be able, (if you will do me the favor.) to satisfy the following demands—

Nevins & \$100—Minth If it falls a most meet to I intend to

P. S. I the Albany, Jun Per mail, Ju

[No. 6.] M clothes are al will send it to Can you ge State that the

Albany, Au N. B. Our tall majority in majority.

[No. 7.] M of Patterson R at the boys.

Keep the pur I shall go we in my absence out and save me

> Sept. 5, 183-Jesse Hoyt, I Endorsed "c

[No. 8.] P'
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Avon Springs

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ve [a draft I think, be

Nevins & Townsend \$391,46-Chester Jennings \$250-" Young" Wilson \$100-Minthorne Tompkins \$70.

If it falls short, parcel it out to the Cormorants, in such bits as you may deem most meet to subscree their several necessities.

I intend to walk into the Mohawk soon.

J. VAN BUREN.

P. S. I tho't my stock was bought at 109, was it not? The receipt says 1094. Albany, June 13th, 1834. Per mail, June 14.

[No. 6.] My Dear Jesse,-For G-d's sake send me my over coat-my underclothes are all worn out, and I am a beggar. Let it be taken to Wheeler's, who will send it to me.

Can you get any bets on Governor, even? We shall liek the Dogs so in this State that the 'Great West' will hear the howling.

Yours truly, J. VAN BUREN.

Albany, Aug't 29th, 1834.

N. B. Our brethren in Oneida arc all 'with one accord united'—look out for a tall majority in O. (1) 'Perish C. P. C. Beardsley' (2) will be re-elected by 1500 majority.

[No. 7.] My Dear Jesse,-Please let Nevins & Townsend buy me 100 shares of Patterson R. R. Stock del'v'r in 60 ds, as cheap as possible. I must have a shy

Keep the purchased note till I see you.

I shall go west this afternoon, and return in 3 or 4 weeks. If anything turns up in my absence to depress stocks rapidly and seriously, which is hardly possible, sell out and save me from loss. Yours truly, J. VAN BUREN.

Sept. 5, 1834. Jesse Hoyt, Esq., Counsellor, &c., New York. Endorsed "charge J. V. B. Paid 121."

[No. 8.] P'm'k—" Avon, N. Y., Sept. 28"—franked by "M. V. Buren."
MY DEAR JESSE,—I make use of a frank the old man left with me, to let you know that I am about as unhappy a d——l as you would wish to see—from the fear that you have purchased me some Patterson R. R. Stock, on which I am to lose a large sum of money. I see that on Wednesday it left off at 811, which is 8 or 9 per cent lower than it

was when I authorized you to buy for me.

I know nothing of the d--d stock, except that Bremner was dealing in it, and it had been rising for a month, and I hardly tho't my buying would knock it down forthwith.

Perhaps it will go still lower, and may be worth nothing for all I know. If so, and if I own any, sell if you think best, and let me lose the present difference. If I get out of this job, you may consider me "discharged cured" as the Cholera reports read.

Yours ever truly, J. VAN BUREN.

Avon Springs, Sept. 27, Saturday, [1834.]

Alby. p. m'k-Oct. 7. Paid 25 cts. Addressed to Mr. Hoyt, at New York.

[No. 9.] My Dear Hoyr,—They say 'the blood of the Martyrs is the seed of the Church,' and heaven knows I have been freely tapped in the good cause. THE REM. [removal] OF 'THE DEP. [deposits] cost me a fortune, and now I don't see but I must lose another hunk of my little earnings.

My impression is that Stocks will go up till Election, and fall immediately after. If the poor Whigs could carry a Constable somewhere and get up a Jubilee,

⁽¹⁾ Oneida. (2) "Perish credit, perish commerce Beardsley."

stocks would rise. New Jersey may go for them, and give them a filip—but Penna,

will knock them stiff next week-so will Ohio-and so will N. Y.

If you could get the difference het on Marcy, I should say 'Sell by all means'and any how I don't know but you had better sell. Do exactly as you see fit. I shall be down before it falls due probably-meantime I should be most particularly obliged to you, if you can get me an even bet against Marcy to any amount less than FIVE THOUSAND DOLLARS.

I think I would bet \$ 100 on each 1000 majority up to 5000.

I would het \$1500 against \$1000 on an even election.

I consider Marcy's election, by from 7,500 to 15,000 majority, AS SURE AS

You know best how much the Patterson is worth, and you must do exactly as

if it was your own, and I shall be satisfied.

Yours truly,

J. V. B.

Tuesday.

Make me some bets if possible. P. S. The Whigs may gather pluck after some meetings or some things.

Post mark, Albany-addressed is Mr. Hoyt at N. Y.

[No. 10.] MY DEAR JESSE-I should think you right about selling the Patterson, if it will not do to hold.

By the looks of Webb's paper, (altho' it is intended no doubt to operate on New Jersey,) the opposition gained confidence. Can you tempt them with A WAGER on 3-1-and 5000 Majorities-\$ 200 on each-or \$ 500 on 4000?

If neither of these can be got tomorrow, BET them \$ 500 on 5000 majority.

There will be no betting after tomorrow.

Save the order for Bost, and Prov. open—the Moh. is all right.

We have nominated a strong ticket, tho' Livingston (Ned) is the Assembly man, Yours ever truly, J. VAN BUREN. contrary to all expectation.

Albany, Oct. 12th 1834.

Per. mail, post mark, Albany, paid. [No. 11.] Jesse Hoyt, Esq., Counsellor, &c. New York.

Don't be 'uneasy' Jesse-Go ahead. I wrote you by Sunday's boat: but I suppose as there was no mail the letter mis-earried. I think stocks will fall this week-Sell if you think best.

Can you get BETS on three, four, and five thousand majority for Marey, two hundred dollars on each !--if not, I will bet five hundred dollars on four thousand-

perhaps, if we lose New Jersey, you can get this.

If you can't do better, I should like a bet of three hundred dollars on five thousand majority for Marcy—unless we lose N. J.: in that event I will wait to get better Yours truly, terms. J. VAN BUREN.

Albany, Oct. 14, 1834. P. S.—I WILL BET on five thousand majority for Lucas in Ohio.

[No. 12.] My Dear Hoyr—You have worked the Patterson Rail Road very well. I am shocked at the shares only being \$50, having become reconciled to at least double the loss.

Tell Wilson that I have an impression that he promised to invest \$500 or so, for me, provided I kept out of the 'betting ring,' so as to encourage the enemy to give him a fair chance.

If I am right, and even if I am not, I count upon his nobility to spare me \$500 even on Marcy, out of his big investment.

I shall be in New York the last of the month-let me know what W. says. Yours truly,

J. V. B.

Albany, Oct. 15, 1831. P. S. I dont care to bet on 5000 majority for Marcy just now: if it is not too late to back out.

[No. 13.] deliverable in 6 you send an orpair of neat wi shall come to I

> Albany, Dec Per mail and

[No. 14.] [York—care of MY DEAR JI to sell me 100 should not, pre effected the sale perate a small p Is Leggett w

Albany, Dec. P. S. I have attend all the C WORK.

[No. 15.] P Single.

MY DEAR JE to deposit, subje arrangement of you may choose selected to loan

All our Banks The Bank her you will pay 7 p

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Your note mi should pay it wl not be till we sec

Albany, Aug'

P'm'k, Alb'y, N MY DEAR HO have stood the d-

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In this State o Bets on 15 are For G—d's sal eaught napping th

Albany, Nov.

[No. 17.] All 'My DEAR' H check, for your ec t Penna.

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[No. 13.] My Dear Jesse-Please sell me 100 shares Boston & Providence, deliverable in 60 days, at 1071 or 1071. I shall be in New York this week. Can you send an order to - and Kimball, No. 3 Wall st., to make me forthwith a pair of neat winter Boots with heels an inch high; I want them to wear when I shall come to New York, and that will be by Thursday. Yours truly,

J. VAN BUREN.

Albany, Dec. 7th, 1834. Per mail and steamboat, "ch. J. V. B."

[No. 14.] [Addressed Jesse Hoyt, Esq., Counsellor, &c., Wall street, New York-eare of L. Jenkins, Esq.]

My Dear Jesse-Enclosed is your note. If the order to Nevins & Townsend to sell me 100 shares Boston & Providence at 1074 to 3 at 60 days and Interest should not, providentially, have been countermanded in season, I take it they have

effected the sale: if so, let them close it at the present prices, so that I may recuperate a small portion of my losses. Is Leggett wicked or crazy!

Yours truly, J. VAN BUREN.

J. VAN BUREN.

J. VAN BUREN.

Albany, Dec. 30th, 1834.

P. S. I have formed a partnership in law with Col. McKoun: one of us will attend all the Courts and we shall be HAPPY TO DO ANY BODY'S 'DIRTY

[No. 15.] P'm'k Alb'y, Augt. 23, and addressed to J. Hoyt, Wall st., N. Y.

My Dear Jesse-On enquiry I find that I can get one of the Banks in this city to deposit, subject to their own order, such sum as may be requisite to make the arrangement of which we spoke, in any Bank in New York, (say the Fulton,) that you may choose: this will answer the purpose provided you can get the Bank selected to loan you the money on your Note.

All our Banks are nearly up to their limit, and I cannot borrow the money. The Bank here will charge the Bank there 6 per cent int. on the Deposit, and you will pay 7 probably.

If this meets your views you will please advise me by return mail.

If you agree to give me half the profits of the enterprize for making this arrangement, please send me a stipulation to that effect, signed by yourself and Cutting, when

Your note might be made payable on demand, with an understanding that you should pay it when our Bank calls on the N. Y. Bank for the Deposit, which will not be till we see fit. Yours truly,

Albany, Aug't 23rd, 1836.

[No. 16.] Addressed to Jesse Hoyt, Esq., Counsellor at Law, Wall st., N. Y. P.m.k, Alb y. Nov. 11. Single.

My DEAR HOYT-I'll do the justice to say, (and so does my father,) that you have stood the d-d lies from Penn'a better than most of our friends in N. Y

I hope the fright from this dictates the letters to us, saying that all of our tickets besides Register, [I think that's the word,] are in danger. I don't beheve we shall

In this State our majority will range from 15 to 25,000.

Bets on 15 are perfectly safe.

For G-d's sake let our friends turn all their attention to New Jersey, and not be caught napping there, as in Connecticut. My father wishes me to say so to you. Yours truly,

Albany, Nov. 11th, 1836.

[No. 17.] Albany P'm'k, Dec. 19. Postage double. 'My Dear' Hoyr (as some raseal writes to 'Webb')--I enclose you your check, for your comfort-it was deposited in the Bank for collection, and, of course,

is returned to you without inconvenience. As for money, I dont know that I shall be peculiar short (not physically but pecuniarily) unless Boston and Providence should go down to a mere anatomy. In that event I fear the ex-Danish Commissioner and myself will be a 'below-par nobile' of sufferers.

Please to let Willard of the City Hotel be apprized that I want two flannel shirts,

and as many pairs of drawers, to be had of Tryon for a trifle, alias credit.

I am not a 'Councellor' and be d—d to you—and if I were I should spell it with an 'S' in the middle.

Yours 'to sarve,' J. VAN BUREN.

Albany, Dec. 19th, 1833.

P. S. Since the foregoing effusion was poured forth, I have enquired at the Bank, and find your check has been sent to New York. I suppose the easiest way 'to work it' is to enclose you, as I do, my check on this bank for the same amount, payable at the same time.

Jesse Hoyt, Esq., &c. &c. &c.

[No. 18.] Dear Sir-Please pay Glover one hundred and fifty dollars and accommodate your recently much abused friend,

J. VAN BUREN.

At your office, Saturday, 2 P. M. (May, 1833.) Jesse Hoyt, Eso.

CHAPTER XVI.

Purity of Elections—Wright, Van Buren, and Marcy, on bets, wagers, stockjobbing, and "privileged associations." Isaac Hill on bets—ditto, Ritchie. John V. Buren and the 6 million loan. Paying the Piper. Mr. Hoyt dunned-summoned to the lobby. " Something Joyful," Hoyt, Cutting and V. Buren's partnership. Buffalo Bank Notes. New Potosi. New Hope, Del. Bridge Co.—Leake, Hoyt, Beers, Marcy and Delafield. Morris Canal Co. C. C. Cambreleng.

In October, 1840, Mcssrs. Butler, Hoyt, * C. W. Lawrence, Morris, Edmonds, Bowne, S. Alley, Stevenson, Varian, and others, exhibited a somewhat unusual anxiety to preserve what they called the purity of elections. Mayors and Recorders visited private dwellings at midnight, as Sheriffs' constables, with only this difference, that they acted without law or warrant. The most private and secret papers of our citizens were seized, because "the constitution was in danger,"-the safety of the people being the supreme law, and their object, as they said, to punish treason against the republic, by "unmasking the traitors." If they then failed in so laudable a purpose, we, by means of this unpretending volume, may now have better success.

Gov'r. Marcy, in 1836, in his annual message, endeavored to impress upon the

* [Letter --- Mr. Hoyt to Hon. C. W. Lawrence .-- Marked 'not sent.']

pay attention to those incidents in which I am concerned, connected with it; though perhaps I ought to applicate to you for not having done this sooner.

You will recollect that when I was reproached by you for having voted a "split ticket," that I proposed to bet you \$100, 140 you voted what was generally called "the Peneter Mag Ticket," and that I would take upon myself the burthen of proof to establish that fact.

Your reply was that you " would take the bet, if I took upon myself the burthen of proof, for you never had told my one how you had voted" " I answered that it should be considered a bet—

had told my one how you may over."

I answered that it should be considered a bet—
There are various ways recognized in legal proceedings of making proof and competent proof too in court of law, and formus of conscience, and which perhaps did not occur to you when you observed you "had never told any one how you had voted." After such a remark, the right more peculiarly belonged to me to select my own tribunal, through which I would make the proof, I volunteered to make. That tribunal is a court of Conscience.

Li England, the country from which we have derived most of our legal forms, certain high dignitaries mawer bills in Equity upon honor and not upon oath. I am perfectly willing to place you on the same footing and I therefore desire you to consider this my bill in Equity, charging that you voted, the ticket referred to I task you to answer the charge, upon honor, and whatever the answer may be I shall be perfectly satisfied with.

I enclose you my check for the \$100, to your order, which you will use, if under the circumstances you are entitled to, and if not you will please to return it, with your own for an equal amount.

With gr't respect, your ebedient sear't.

J. HOYT.

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Precisely at reformer of the Mr. Butler, as who sought ": intending there leads all classe speculation and gave dignity to wealth, which to substitute for effeminate indul erished and ens us, instead of the object and supp privileges confe

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Who of our Go leged association them, than Mr. M in his message of

Governor Marcy ters of Feb. 1829] ruined. He wrote bim, advising the

New York, Nov. 21, 1836. Dear Sir-As the excitement of the election has in a great degree passed away, it is proper that I should

[&]quot;I deem it to be my which, carried to the o State. Dealing in stoo produces most of the e propensity. If this kin tainly has been carried tainly has been carried by those who had it results those who had it results a did not expect a dethe stork, and the loss contract. This is no notice. It is worse than the story and the loss of the story and the and management, and t interest. It is true, our declared void, but the p deceared void, inc.; ye his representatives; ye to which this species o who have embarked in

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J. HOYT.

public mind that stock-jobbing is an inflamous practice—and Governor Wright, in panner man that stock-joining is an innamous practice—and Governor wright, in January last, in his yearly expose, adverted to the "selfish and corrupting tenden-ches "of betting upon our elections. The Democratic Review, by O Sullivan, in Dec. 1839, in its leading article, ascribed to Mr. Butler, proclaimed that "The swindler who uses marked cards in a common gambling-house, does not enjoy greater advantages in the games played there, than do the leading men in the banking interest in the great game in which bank notes are the cards, and all the properly in the country the stakes."

Precisely at the same time, (Dec. 1839.) President Van Buren fell into line, as a reformer of the vices of the age; and in a message. "written for posterity" (hy Mr. Butler, as some say,) cautioned Congress and their constituents against those Mr. Differ, as some say, cautonical congress and then constituents against those who sought "a monopoly of the currency," through the agency of favored banks, intending thereby "to produce throughout society a chain of dependence which leads all classes to look to PRIVILEGED ASSOCIATIONS for the means of speculation and extravagance-to nonrish, in preference to the manly virtues that gave dignity to human nature, a craving desire for luxurious enjoyment and sudden wealth, which renders those who seek them dependent on those who supply them to substitute for republican simplicity and economical habits a sickly appetite for effending te indulgence, and an imitation of that reckless extravagance which impoverished and enslaved the industrious people of foreign lands; and at last to fix upon us, instead of those equal political rights, the acquisition of which was alike the object and supposed reward of our Revolutionary struggle, a system of exclusive nrivileges conferred by partial legislation.

No man labored more indefatigably to establish banks without capital, and which should not be obliged to redeem their issues with money than Martin Van Buren. He and his pupils, puppets, and partisans, have done more in the way of betting at elections, gambling in stocks, selling bank charters, and destroying "the purity of elections" than any other faction ever embodied in the State of New York. They ery out lustily against the very sins they more than all others steadily indulge in.

Betting and gambling in stocks occasionally, degrade other classes of our people, but with the Van Buren party proper, it is "their trade."

Men are warm-hearted, generous, kind and social at five and twenty. Mr. Butler had not arrived at that age, when he became President of Barker's privileged bank. What was his conduct! What was Hoyt's?

Mr. Van Buren the father, voted for the Old Buffalo Bank, and set up the Safety Fund. Even in the flush of victory, Nov. 1828, he could not help reminding his confederate floyt, that beyond a certain vote in the State, the residue of the votes were only useful on the score of bets. Mr. Van Buren the son wrote the letters which appear in the preceding chapter! Observe their contents.

Who of our Governors has approved of more profligate bills, creating "privileged associations," as Mr. Van Buren the elder, called them, and of more of them, than Mr. Marey! No one; not even Throop! Yet hearken to Mr. Marey

"I deem it to be my imperative duty," says His Excellency "to invite your attention to a practice, which carried to the excess it lately has been, is, in my epimon, very peraicions to the well-being of the state. Dealing in stocks, so far as it assumes the character of stock-jobiline, it is a species of gambling, and produces most of the evils, justice and private, which usually result from the indulgence of that unfortunate take has been carried to an extent altogether unprecedented. Immense quantities of steek lave been sold without how to the indulgence of that unfortunate take has been carried to an extent altogether unprecedented. Immense quantities of seek lave been sold who had it not, under a contract to be fulfilled at some future period, and purchased by those who should not expect a delivery of it. The results of these transactions are adjusted without the delivery of eather. This is no more nor less than a wager upon the price of particular stocks on a societied future and management, and the persons concerned are too strongly templed to resort to them to subserve their declared void, but the persons concerned are too strongly templed to refund to the losing party or to which this species of rambiling have gained by them may be compelled to refund to the losing party or to which this species of rambiling has been lately carried, and its injurious effects upon many individuals who have embarked in it, have given it the character and consequences of a public evil."

Governor Marcy, as his predecessor tells Mr. Jesse Hoyt, [see Mr. V. B's letters of Feb. 1829] was made a judge to preserve him from being broken down or ruined. He wrote a message, or the "operators" of Wall Street wrote it for him, advising the creation, in March. 1834, of a six million loan, which was never raised. Mr. John Van Buren, the reader will have perceived, was shown this message in advance, and used it to speculate in the stocks, through Hoyt. May not others have had the same advantage? Mr. Marcy had been saved from runn, and why not be grateful? Look at his weak, feeble character, and say if the message that was to put dollars into his patron's son's purse, "charm you Yorkers," and make even old Mr. Lawrence "run like the cholera," is not calculated to rouse suspicion, when taken into consideration with his whole official conduct? "Men who are opposed to" the Banking system of N. Y. State, says Mr. Butler, or Mr. O'Sullivan, in the number of the Democratic Review already quoted, "may, indeed be elected to Congress, or to a State Legislature, but seldem with—"ont a severe struggle; and, after they are elected, they are caposed to dangers of "corruption as great as any the members of the British Parliament were exposed to "the days of Sir Robert Walpole. In the courts of justice, they [the Banking interest] have perhaps, a more decided ascendency than in the legisla—"tive halls; for most of the principal judges are members of this privileged order. "AND THE GOVERNORS OF MANY STATES, and the municipal author—"their purposes."

In the State of New York, privileged Bankers, Governors, our principal judges and municipal authorities have, generally speaking, heen the ereation of the well organized party of which Mr. Van Buren is the chief. Is not, then, this party or faction, on the showing of its own public organs, dangerous to seciety?

Governor Hill of New Hampshire, like his friend Wright at Albany, may have denounced betting on elections, in his public messages, but he did not do so in his private ones. For example—

[Franked, Concord, Oct. 18 .- "Isaac Hill, S. U. S."]

Concord, N. H. Oct. 15, 1832.

My dear Sir—Yours of the 12th was last evening received. TO MEET THE BRAGGARTS OF THE OPPOSITION I ADVISE MY FRIENDS THAT ANY SUM WILL BE SAFE ON THE ELECTORAL VOTE OF Pennsylvania and New York.

In this State we are so strong, that should every other desert him, we may be relied on as giving a decisive majority for Andrew Jackson. Yet the Bank is scattering its thousands here to affect us. I am, Sir, respectfully,

Your friend and obcdient Serv't ISAAC HILL.
Jesse Hoyt, Esq. N. York.

Governor Hill and Mr. Stephen Allen were selected by Mr. Van Buren, as Receivers General under the Sub Treasury Act, Mr. H. being then President of a chartered Bank, and also a Government Contractor. In the report on the post office, and its abuses, Senator Hill and partners, appear for \$14,000 for blanks, paper, twine, &c. Such patronage to a free press could afford a bet with "the braggarts."

Like Hill, the Van Burens, and Hoyt, their betting brother the venerable Thomas Ritchic, went as far as he could afford in "the self.sh and corrupting practice." His letter we have not room for now.

I think that Mr. J. Hoyt's bets, from 1831 to 1840, must have exceeded \$120,000, calculating from the evidence before me. And yet he, too, was deeply interested in preserving "the purity of our elections!" Cash, clothes, boots, hats, dollars—on week days and Sundays. There was no end to it.

John C. Cruger to Jesse Hoyt. Charleston, Nov. 27, 1834.

My Dear Sir—On my arrival here I wrote to my brother-in-law Mr. Pell requesting him to pay you three hundred dollars 150 for yourself and the same sum for Mr. Wilson. I send this letter by the steam packet and it will probably he in New York as soon as that. When you receive the \$300, please pay the 150 to Mr. Wilson whose bet is the same as yours. Although the result of this election must be very agreeable to you, I cannot congratulate you, for I trust that you will look upon it as a source of regret before many years.

The above was received of A. Pell, 3 Dec. 1834.—A. Glover.

"A genthe Dollars, that over the vote candidate—p money to be to be paid to deposited by Mr. Hoytup Jan'y 17,

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ment, and upon con all the costs of the morals alone, would, when its corrupt and elective franchise; wand to apply it under moral and political a such." was shown " A gentleman, through Mr. J. Hoyt, bet - and his friends, One Thousand rough Hovt. Dollars, that General Jackson will have as large a majority at the ensuing election. saved from nd say if the ou Yorkers." calculated to ial conduct? avs Mr. But-Mr. Hoyt deposited his cheek on City Bank, payable to bearer, which was given cady quoted. up Jan'v 17, 1833. seldem with-

> Mark the genteel embarrassments of Mr. Van Buren's friend and future Collector of Customs. It is presumed that the Vice President's convenient endorsement may have on this occasion relieved the unfortunate dealer in wagers, politics and public stocks.

> Two Notes-John Warren, Broker, Wall street, to Jesse Hoyt. "New York. Dec. 27, 1834. - Dear Hoyt-You will find by the inclosed account, made up to 21st inst., a balance due us of \$2997.24 cts. Will you do us the favor to have it

"New York, Jan'y 12, 1835.—Sir—Not having received the balance due our late firm, I feel myself bound by the regulations of our Board to hand in your name

unless settled by 101 o'clock, to-morrow."

Thus stood the successor of Swartwout in 1835. In a few months thereafter, he, his friend Butler, and their comrade W. S. Coe, were the board of Commissioners to examine into and settle all claims relative to duties, arising out of the great fire in New York!!!!

Post mark, "Steamboat." C. L. Livingston to Jesse Hoyt, Esq., Wall street,

My Dear Hoyt-The U. & Sehnectady rail-road passed our House this morning, I have just enquired of De Graff his opinion of its fate in the Senate-he is not confident of success, but thinks, with a full Senate, it may pass. As this is a matter of some importance to yourself I would advise that you come up and lend a helping hand to those already engaged in carrying it through. Yours,

Edward Livingston to Jesse Hoyt, Dec. 5, 1823 .- "I should like a ticket in the Southern Lottery that has a \$100,000 Prize in its wheels. Now, as a favor, I will take half of a tieket with you, if you will purchase one-but recollect it is the last time, and that if should draw a blank I will not venture any more with you. If you consent to this proposition let me know our number, and then I shall have something joyful in anticipation."

Mr. J. Van Buren's secret correspondence shows who and what class of persons they are who dare and brave the public with enormous bets. The comment had best be made in the language of Governor Wright's last annual message, as follows:

"Another point of much more serious complaint, is the extensive and rapidly increasing practice of betting upon elections, and the interested and selfish, and corrupting tendencies which it exerts upon the election itself. These improper and corrupting influences have made themselves manifest to the whole body of our freenen, and constitute a tenne of almost universal complaint. Upon the party to the wager, they are all controlling. His ear and his mind, from the moment his money is staked, are closed against argument, or re ison, or examination, either as to the questions involved, or the candidates presented for his surfage. He must so vote and so act as to win his bet, and the welfare of the country becomes an entirely secondary consideration. His appeals to all over whom he may hope to exert an influence, are to save himself from loss, and help him to win the money of his opponent, not to examine and inquire how they may "The suggestion," continues His Excellency, "most likely to arrest the practice of betting, is to make it purished ecriminally; to subject the parties to every bet made upon the result of an election, to ludict ment, and upon conviction, to punishment by a fine, to be gradulated by the amount of the wager, and to all the costs of the prosecution. The deleterious influence of this species of gambling upon the public morals alone, would it appears to me, justify the passage of a law which should make it criminal. And what is corrupt and corrupting tendencies upon our elections, upon the free and proper exercise of the efficiency and to apply it under the desperate impulse of a gambling spirit, are considered, I cannot doubt that the moral and political aspect of the evil will fully justify its classification as a crime, and its punishment as such."

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RUGER.

Imagine a criminal case on betting, and Mr. J. Van Buren, as Attorney Gen

eral, proscenting for the people!

If I remember right, Mr. M. Van Buren rewarded the Farmers and Mechanics' Bank of Albany, and Messrs. Knower, Olcott, Corning & Co., its managers, with the custody of some millions of dollars out of the national treasury. How some of that money was used I shall have occasion to tell in another publication.

In Mr. John Van Buren's letter in Mr. Hoyt, dated Aug. 23d, 1836, he agrees to become the partner of Messrs. Hoyt and Francis B. Cutting the lawyer, in a speculation of large amount, requiring a heavy advance of funds, on condition that he (V. B.) furnishes the cash and takes half the profits. A Bank in Albany (was it Olcott's!) lends a large sum to the Fulton Bank, N. Y., conditioned that the Fulton pay 6 per cent and receive 7 from Hoyt and Cutting. They were to repay the Fulton whenever he told the Albany Bank to demand a repayment of its bran.

Whatever might be the issue of such a partnership, it is clear that Van Buren, the son,* and Hoyt, were partners—we all know that Mr. Hoyt was a broken down speculator—and John † Van Buren's letter of Nov. 11th, 1836, conveys to him the acknowledgments of father and son, and bids him electioneer to scenre his return as president. The reversion of the Custom House, as a recompense, followed in due course-and although the public suffered by the operation, it is believed that President Van Buren and his family had all balances duly paid them.

\$ 12000.

New York, Feby. 10, 1831.

Six months after date I promise to pay Samuel Glover, Executor, &c. Twelve Thousand Dollars, with interest at the rate of five per cent per annum, in secure the payment of which I pledge three hundred shares of Tradesmen's Bank Stock at par. J. HOYT.

" Feby. 10 of Tradesmen and my note The Stock I o

Oct. 15, 18 sand dollars. \$4000.

The New I ing privileges them to creet pended payme la May, 1825, ald bankrapt B their treasurer concern in the October the b York, through with the Lamb 000, got hold N. Y. they In \$100,000 to \$ 12 cents per de country with ne field of the Ph their State, and 18. The Ohio follow in due so Mr. Hoyt and

appeared that I \$20,000 of Ma Edmonds's bro Company's affa had gone to Nev Charles Butler ! of the North Ar had lent J. D. 1 other \$36,388, dend, was pledg \$ 18,880, with 1 few favorites \$ had exchanged other notes havin the celebrated F the managers 1. them has been g la November 18 Herald not long lloyt's pen. Its agents or solicito

It will be seen come to state Me extent of Mr. 1. &c. may be gues Alsıyıı, Wall str Boston and Prov. in the nine month account but with He did much o

^{*}Of the following statement I know nothing further than that in May, (842, the safety fund back notes, which had tuded were at a beavy discount. In the N. V. Herald of May 21, money article, Mr.

The present administration authorized the issue of a seven per rent stock to redeem the bills in the order in which the banks failed. The Compteller has, in ronsequence, advertised to receive the bills of the Bank of Buffalo for subscription to the State stock and other payments. The public were entirely innoran, however, of the mains operandi. Now, several weeks ago the bills of the Bank of Buffalo were at a discount of 2d per cent; suppose at that time a clippe of individuals at Aliany and Buffalo, the chief of whom we will call 'Prince John,' should have received an intimation that the 'fills were at 30 per cent discount, but that in a short time, that is as soon as the \$1,000,000 hour should be taken up, a seven per rent stock would be a such in redemption of those bills—Prince John would give orders for the purchase of say \$20,000 of the buff; under those purchases the bills would gradually rise much the whole were obtained at a average of 80 cents on the dollar. These would then be redeemed at part in a seven per cent stock worth? or less snot purchased.

The United States Bank Stock of which Mr. J. Van Buren speaks may have been his father's. Where had be at that time earned money with which to buy U. S. Lank shares, heavily? His agent, Mr. Heyt's gambling and speculating must have been all but boundless. He was a partner in a gold mine at New Potost F a partner with Codduction is buying and selling some \$30,000 worth of lots, henses, &c., in New York—a partner with Glover in a large purchase of flow but about Herkimer or Lattle Falls—and law agent, or manager for a flash totak—the New Hope numbern, iCl mistake not.

I When Colonel Webb of the Courier and Empirer, New York, went to England in the summer of 188, his name was at a note which, he says, was obtained under false pretences—drawn by months before—and for which he had never had any vabe. It got into the bands of a political opponent, who lodged it in the City Bank, Albany. Mr. Erastus Cornine, one of the richest and keepest of 'the reptile band't bere describe, swore to the claim, Governor Marcy certified, as did Poisnil Buchaman, and off the note was despatched, post-haste, to Eugland, for prosecution, by the arrest of the manageneting Colonel in a distant

Mr. John Van Buren and Col. Webb were in England together—the former, the associate of princes, peer, and all that was fashionable in London, by controsy the most lit, as the son of the chief magistrate of the Union—the latter as are American traveller. The attorners in London were puzzled how to prove Judge Lansing's or Col. Webb's signature to the note—shipe-reptains, merchants, editors, travellers. Americans the American legation, everytooy they applied to part them of, being aslamed to have any rouncerion with Mayor Corning's sharp practice. Mr. Van Buren, alone, excepted—be vehuntarity swore to the Colonel's or where he was waiting the sailing of the Great Western, by which to return home to New York. Bail era When first waited on, Mr. Van Buren refused, and said it was a very harsh step to arrest a man in a bimself, and thus enabled, and that Mr. Webb was a warm political opponent of his father and himself, and the referred the men of law to Throop and Benthursen. But when the pinch came his father and was ready, only he swore 'very reluctantly.' It seems he knew Mr. Webb's signature, having been invited to his table by a mote in his hand writting, while the parties were yet friendly, also leen invited to his table by a mote in his hand writting, while the parties were yet friendly, also been invited to his able by a mote in his hand writting, while the parties were yet friendly, also been invited to his able by a mote in his hand writting, while the parties were yet friendly, also have here were also and the prosecution was at once abundoned, and Col. Webb had to pay about \$150 of costs. Mr. John Van Buren and Col. Webb were in Eagland together—the former, the associate of princes, per

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(Memor, annexed to the above with a wafer.)

of Tradesmen's Bank Stock, for 6 months at 5 pr c't. Having delivered stock and my note to J. Ward & Co., I took \$12,000 from him on agree't of Glover.

I HOVE.

Oct. 15, 1831.—Rec'd. on the above note, F. A. Traey's check for four thousand dollars.

SAMUEL GLOVER.

The New Hope Delaware Bridge Company had a charter, with perpetual banking privileges granted them in 1812, by Pennsylvania and New Jersey, to enable them to erect and maintain a bridge across the river Delaware. In 1821 they suspended payment, and in 1821 assigned their property to trustees to pay their debts. la May, 1825, provisions were made for the issue of new notes, J. Q. Leake, of the old bankrupt Buffalo Bank, and Mr. Van Buren's editor of the Albany Argus, being their treasurer-a connection formed through Hoyt, Barker, &c. He puffed the Concern in the Evening Post, and other New York papers, in May 1826, but in October the bubble had burst. Mark Spencer (found guilty of cheating in New York, through bank corporation hoeus pocus, in that year, and sent to jail, I think, with the Lamberts,) Kenneth Fish and others had bought half the bank for \$28,-000, got hold of the direction, took out all they had paid in, and repaid those in N. Y. they had borrowed it from, got Leake and others to puff them, put out \$100,000 to \$300,000 new notes-stopt-shut shop-bought in their notes at 6 to 12 cents per dollar-sold out to John Mowatt, who puffed once more, flooded the country with notes and bonds, blew up, and was turned over to Wilbur, John Dela-field of the Phenix, St. John, &c. The Pennsylvanians drove the concert out of their State, and it was set up on the Jersey side, where the eashier is now a lad of 18. The Ohio Life and Trust Co. issue their notes, and another earthquake will

Mr. Hoyt and Mr. Butler were of Comisel for the knaves convicted in 1826, and it appeared that they helped to break down the Greene Co. Bank, which had some 20,000 of Mark Spencer's Delaware notes when it burst. In Dec. 1839, Judge Edmonds's brother Francis, and J. Rankin, published a statement of the Bridge Company's affairs, by which it appears that Governor Marcy owns 100 shares and had gone to New Jersey to borrow \$ 2000, the Knowers being his indorsers—that Charles Butler had borrowed \$4000, secured by mortgage—that Joseph D. Beers of the North American Trust Co. had contrived to become a director here also, and had lept J. D. Beers on his note \$5581, and J. D. Beers & Co., on their note, other \$36,388, for which 1290 shares of the stock of the concern, paying no dividend, was pledged, with other fancy stocks-that John Delafield had borrowed \$18,880, with fancy pledges—that, in short, a committee in New York had lent a few favorites \$ 332,346-and that the directors of 1838, just before they went out, had exchanged the notes of Beers, Delafield, and others payable on demand, for other notes having 10, 12, and 14 months to run! I believe that Hoyt made out the celebrated Fish and Spencer agreement, but whether he is still connected with the managers 1 am unable to say. The Morris Canal Company's stock in which there has been great gambling, fell from 75, in the course of three years to zero. In November 1811 it was unsaleable. I saw some 6 or 8 columns of the N, Y. Herald not long since filled with a puff of that bank, which I took to be from Mr. Hoyt's pen. Its stock is up again to , and I hear that he is one of its agents or solicitors—perhaps the chief one-

It will be seen how the stock of a bank may be puffed up or lowered when we come to state Messrs. Beers and Hoyt's operations in the N. A. Trust Co. The extent of Mr. Hoyt's operations, for himself, Messrs. Van Buren, Cambreleng, &c. may be guessed, when I state that his account with one House, Dykers & Alstyn, Wall street, for Harlacm, Patterson, Mohawk, Utica, Phil. and Trenton, in the nine months ending in August. 1835, amounts to \$700,000. This was his

He did much of C. C. Cambreleng's business. On the 13th Sept. 1833, that

gentleman engaged to deliver him 200 shares of Saratoga and Schenectady Rail Road Stock for \$23,223. Next day he ordered Messrs. Warren to place the stock in his name, but for account of Mr. Cambreleng. Mr. C. with Mr. B. were among his warmest supporters in 1838, for the Custom House, and it must be owned that if Butler was the proper successor of Price, so was Hoyt of Swartwout.

CHAPTER XVII.

Mr. Stephen Allen secretly proposes a \$500,000 Tammany Hall Bank. John T. Irving's Oration. Mr. Butler troubled—had to nominate Col. Young. Samuel Young, from 1815 to 1836. His opinion of "the Old Republican party"—Confessions of the Evening Post. England in 1773.

We have quoted the opinions of Messrs. Butler, O'Sullivan, Van Buren and others against "privileged associations." "A paper-money aristocracy," (says the Demo. Rev. for Dec. 1839, p. 455) "has not a single redeeming trait. Sordid in its origin, it is sordid in every thing." "How should a petition for a bank charter conclude?" said one. "And your memorialists will ever prey," was the answer.

The following letter is from Mr. Stephen Allen, Receiver General for Mr. Van Buren's sub-treasury, "a hard-money man," formerly lottery dealer, State Senator, Mayor of N. Y., and who had been the builder of his own fortunes. To his honor be it recorded that he rose from being a poor sailor boy and sailmaker, by industry, probity, and great energy and perseverance, to a high place in the public esteem. How far he deserves his character of a hard money democrat, the following secret letter to Mr. Hoyt will help to discover:

Post m'd "Steam Boat—12dc.," and addressed to Jesse Hoyt, Esq., N. York.

Mr Stephen Allen to Mr. Hoyt.

Albany, Nov. 28, 1832.

Dear Sir—Nothing is more true than the observation made by Mr. Van Buren at the Democratic festival; that the democratic party, in a great measure, owe their present and previous victories to Tammany Hall, the place of concentrated opinion and action, and a rallying point of the democracy of the city, or words to that effect. There cannot be a doubt but that the building of that Hall, and thus far preserving it as a Party Establishment, and a rallying place on all occasions for the Republicans of the City and surrounding Counties, has been one of the means of our trumphs.

I was one of the Committee who purchased the ground-made the contracts for

building-and raised the money to pay for it.

The opperations of that Committee ardious and responsable, as during the progress of the work they were frequently compelled to raise considerable sums on the responsability of their own names. The whole establishment cost about \$55,000; all of which sum was subscribed by individuals of the party except \$18,000 (if I recollect right), and for which last sum the premises are now under mortgage.

recollect right), and for which last sum the premises are now under mortgage.

If the party properly estimated the benefit it has received from the establishment, this debt would have been cleared off by subscription long since; but such a result,

perhaps, is not to be expected.

A thought has therefore occurred to me, and which it is the object of this letter to communicate; whether the extinction of this debt may not be effected by obtaining the CHARTER OF A BANK, by the name of THE TAMMANY BANK.

There cannot be a more favourable period than the present for such an application. The large majority we have in both Houses and the good feeling evinced by the Country towards US consequent on the large vote given by the City to the democratic candidates, together with the important object of relieving Old Tammany from its embarrassments, WITH OTHER CONSIDERATIONS, I should presume would carry the bill through trimmphantly.

The following plan of a Bank, I think would effect the object.

The capital LEAST.
The Society

the Stock.
The Bank t

three per cent If the Ban THREE THE loan, which, in In the mean

three or four clear gain of \$ of \$ 19.000, a My opinion Monopolics in WE must have

in a party poin one alluded to If you think men—and if, o necessary that

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I wish it to b by such an insti Old Tammany You will, of deemed inexpen

Mr. Allen is to read the above tastes, of dispo with the real fri the millions ma He would get 1 Tammany Hall son's second ele must not be kno at variance with capital, and "tl the stock," altl preserve equal much wealth an gave the lie to th ment," the citiz to carry the dece to pay it off out favored few, and Stephen Allen,

On the 12th de Court of Spain, lived, as he won tion before the T

It commenced "Brothers, we whose object is glory."

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28, 1832. an Buren at e, owe their ated opinion ords to that and thus far sions for the he means of

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f this letter ed by obtain-NY BANK. application. inced by the to the demd Tammany should pre-

The capital to he FIVE HUNDRED THOUSAND DOLLARS AT LEAST.

The Society of Tammany to be PRIVILIDGED to subscribe for \$100,000 of the Stock.

The Bank to be authorized to loand the amount on their bond, at an interest of three per cent per annum, the loan to be for three or four years

If the Bank divides six per cent on its stock, the SOCIETY would receive THREE THOUSAND DOLLARS annually, over and above the interest on the loan, which, in three years, would amount to \$9,000.

In the mean time the stock would advance in value, and, if sold at the end of three or four years, would probably be worth ten per eent above par, netting a clear gain of \$10,000, hy which opperation the Society would be put into possession of \$19,000, a fund more than sufficient to clear off the incumbrance.

My opinion you no doubt know is in opposition to an increase of these Banking Monopolies in the City—but the Legislature WILL make them—and therefore IF WE must have them, there cannot be a more legitimate object to be effected, both in a party point of view, as well as the charitable attributes of the Society, than the one alluded to.

If you think well of the matter, I wish you would consult some of our leading men-and if, on due consideration, the project should be deemed proper, it will be necessary that a notice should be published of the intention to apply, which you know may be published without the name of the applicant.

I wish it to be distinctly understood that I cannot serve in any of the offices created by such an institution—but any assistance I can give in advancing the interests of Old Tammany will be cheerfully afforded.

You will, of course, let the matter drop if, upon a view of the subject it shall be deemed inexpedient. I am with due respect, your ob't serv't STEPHEN ALLEN.

Mr. Allen is one of the confederates of President Van Buren, and it is impossible to read the above letter attentively without perceiving that there is a similarity of tastes, of disposition, and of conduct. Mr. Allen wishes to keep up appearances with the real friends of free, elective institutions, but to let to occasion slip, where the millions may be more and more tied down behind the car of monied monopoly. He would get his friend Hoyt to sound the leaders at Albany, in favor of turning Tammany Hall into a partner in a Tammany Hall Bank, now that General Jackson's second election was sure, and the party strong in the state—hut he (Allen) must not be known in the matter, because he had an outward appearance to keep up at variance with his real sentiments. He would have half a million of dollars as the capital, and "the Society of Tammany to be privileged to subscribe \$100.000 of the stock," although the hypocrite well knew that the society was instituted to preserve equal rights, and put down privilege. He and his friends had acquired much wealth and influence, by pretending to be democrats, while their every act gave the lie to their professions. By Legislative jobbing and the "party establishment," the citizens had been deceived, and did not see it. Now might be the time to carry the deception further. Tammany Hall owed \$18,000. Here was a plan to pay it off out of the public purse, by selling the rights of his fellow citizens to a favored few, and Jesse Hoyt was chosen to carry it through, if practicable, leaving

Stephen Allen, the artful projector, in the back ground of the pieture.

On the 12th day of May, 1810, John T. Irving, brother of our minister at the Court of Spain, and who was an ornament to the country, and the age in which he lived, as he would have been to any age or country, delivered the anniversary oration before the Tammany Society, or Columbian order.

It eommenced thus:

"Brothers, we are here assembled to celehrate the anniversary of an institution whose object is a nation's prosperity, and whose supreme ambition is a nation's

It is very probable that Stephen Allen sat and applauded Mr. Irving, while he thus poured forth the manly eloquence of a truly honest and faithful American

branches. Re

next session. "The man who l around her: who h who has thrown his

and to participate h In 1824, Mr. But! didate for office, an pronounced in the APPELATION men he sentiments upon to

The Colonel Your Colonel Young of 18 threw up his seat in send back to their c frauds-and in the fa the simplicity of the polizing the rights of corruption." Plain Hoyts, Barkers, Ben by themselves in this

It is evident that the (106 members of the ates for Governor in Yates for Governor in Wright (now Governor party all supported Y Young was nominated charter system-and and Atlas play the fav

A party in New Y He declined, but remi lobby and a few mer triumphal car of a Ros

"Tammany Hall," monopolists, and corr minions, comprise a l pating in the legalized of a secret society, hir the General and Nomin

If this is the truth. in the State, for the Co delegations are a series

"It is a fact, admitte nature are openly and u subserve the interests of who dares expose their frauds, or propose meas people."

Our next chapter will can, "like a greedy pac with the Custom House

This note closes with Walpole, Earl of Orfor and plunged into a caree dawn her people to pove their ignoble servitude, example ?

"They say the Bank i treme. Yea, verily, the is drained, and has not a and sunk their manufact wealth, filled by nabobs by horse-races! A gan A gam allies; the over grown sh

"The only evil we have to apprehend, is that this immense influx of wealth from foreign sources, may "The only evil we have to apprehend, is that this immense influx of wealth from foreign sources, may gradually detail, the cultivators of the soil, from the pursuits of husbandry, and planner them into foreign speculations. We are an agricultural people, and if auxious to perpetuate our liberties, the cultivation of the soil must be our primary ambition. The mountain Swiss, while devoted to their pasteral labours enjoyed the pursuit freedom.

As yet our population, widely scattered, and devoted to agricultural employments must canter all their control of the soil productions. But when soliding to a while the girls which the girls which they do which the girls which they girl which the girls which they girl which the girls which they girl which girls girl which they girl which girls girls

As yet our population, widely scattered, and devoted to agricultural employments must center all their pleasures in rural and domestic enjoyments. But when avidity for gain shall have drawn them from their pleasures in rural and domestic enjoyments. But when avidity for gain shall have drawn them from their peaceful habitations; when the cottone, the ploude and the farm shall be exchanged for the hixurious city and the crowded mart. Then will the mork of deprevily secretly commence; sedentary and soul-warrying avecations will succeed those healthful exercises which give elasticity to the mind and visor to the frame. Thumitmous amusements, with no other charm than their novelty, will supplant the trenquilized pleasures of home, and impair that domestic felicity, the aggregate of which forms the sum and shake of horizonal prosperity. Nor will the evil end here. An inordinate thirst for gain will alloy the fiver of patriotism; foreign speculations will produce foreign alternments, and the lever from motives of interest, be induced to include scratinents of hostility, at a time when its affections should be most from and loyal."

"The eyes of the nations are upon us, anxiously vaterians our movements, and nicely have contained in the part of the part

her last abiding place, and can only be driven away by the perfidy of those over when one how extends her testering pinions.

testering purious.

Oh give not cause of exultation to your enemies, that your situation is precurious; let not your friends have reason to trendth for your safety. Remember the claims of posterity rest upon you; that myour others have Pulsoured for you, so you are to live and labour for your children. That you are but trustees of the rights you possess, while the inheritance is their..."

Such was the language, and such were the principles of Tammany Hall in 1810. May they endure for ever !- May the lovely children of free, favored, young, gallant and glorious America, cherish such sentiments as Judge Irving then there promulgated, to the very latest posterity. Little did you imagine, Stephen Allen, when your youthful bosom beat in holy unison with the generous feelings of the gifted brother of Washington Irving, that the black night would arrive in which you would join the perfadious band, who fostered by the Liberty your fathers nobly gained, are struggling to rivet on the freeman's arm the ignoble chain of sordid usury! Blush, Stephen - read your secret letter, and blush for shame!

Mr. Allen's secret letter to Mr. Hoyt was written against the clearest convictions of his own mind. Age had increased, and avarice controlled. The great De Witt Clinton, in his message of 1819, to the Legislature of N. Y., solemnly warned his countrymen of the dangers attending the wretched banking system, which had obtained in the Union. Mr. Allen was chairman of a joint committee of the Senate and Assembly, to reply to this message, which reply states, that there were too many banks-that farmers and mechanics had been allured to borrow, and had fallen a sacrifice to the banker's avarice—that the immoderate extension of banks had produced a banishment of metallic money—loss of commercial confidence—the exhibition of fictitious capital—the increase of civil prosecutions—muluplication of crimes -the injurious enhancement of prices-and the dangerous extension of eredit.' With banks increased five fold, if not ten fold since 1819, did Mr. Allen expect to mend matters by turning Tammany Hall into an Usurer's den!

Von Muller, speaking of a commercial metropolis, (ancient Carthage.) in his Universal History, states, that "when the public morals became corrupted by wealth, the state suffered at the same time the evils of oligarchy and of ochlocracy, Every thing was venal! the party leaders thought only of themselves, and the commonwealth was neglected." What remedy would Mr. Allen prescribe in such a case, think ye! A Tammany Bank!!

Mr. Van Buren has associates whom he likes. One of these is Stephen Allen He has others whom he does not like. One of these is Colonel Young.

[Post mark, New York, April 15.] ALBANY, April 13, 1824.

Dear Hove—Political affairs stand well. The nomination of Young has defeated the plans of the opposition; and though I did what I could TO PREVENT* ITS

^{*}Colonel Young, like Senitor Allen, owes his rise to his own ability, energy, industry, talent and percoverance. His forefathers, like those of Michael Hoffman, were from Ireland. The close of the ward
1-12, found Colonel Young, in the very prime of life, at the head of the House of Assembly of the State of
New York, as their Speaker—and when their session closed on the 19th of April, 1815, the excellent address
of the republican members to their electors, is signed at the top of the first column by Samuel Young, who Acw York, as their Speaker—min when their session crosed on the full of April, 1845, the executent against of the republican members to their electors, is signed at the top of the first column by Samuel Young, who wrote it, and near the bottom of the last by Martin Van Buren.

It is also signed by Naubaniel Pitcher, Ogden Edwards, F. A. Bloodgood, W. C. Bouck, Erastus Rost, Nathan Sanford, John Wells, and many other eminent men—and it thus concludes:

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o center all their e Inxurious city id soul-wearying gor to the frame, utilized pleasures ance of national r of patriotism; erest, be induced oyal."

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13, 1824. has defeated ENT* ITS

aleat and perse of the war of of the State of cellent address iel Young, who

. Erastus Root.

NECESSITY, I am yet persuaded, that, under all circumstances, it is the best thing that could be done. You will see the two addresses. To ours we have more than two-thirds of both Houses—and though it does not speak directly of the presidential question, I think its tendency, &c., can hardly be misunderstood. If matters go as we expect, there will be a large majority for Mr. Crawford at the next session. Indeed it is very certain that he has received a majority of both branches. Rely upon it every thing will go well.

Yours truly. B. F. BUTLER.

"The man who has abandoned the standard of his country when the storms of adversity were thickening around her; who has mocked at her calamity when she was struggling with an insolent and vindictive foe; who has thrown his weight into the balance against her, illy deserves to bask in the sunshine of her favors, and to participate her honors in the golden days of prosperity."

and to participate nor monors in the gomen days of prosperity."
In 1824, Mr. Butler considered it a sad circumstance that obliged them to choose Colonel Young as a candidate for office, and "did what he could to prevent its necessity"—and, in 1828, Mr. Van Buren thus pronounced in the U. S. Semate his new shibboleth:—"It is of itself immatemata yields positive yields positive. Appellation men hare herefolore been called. The great question is—what are honestly then persent senting the property of the prop

would, he frared, continue to do so unto the end.⁵⁷

The Colonel Young of 1815, when General Jackson called the Cato of the Senate, is, in the main, the Colonel Young of 1845. In 1824, he went with all his soul for Henry Clay, for president—in April 1836, he three up his seat in the Senate of New York, when Mr. Van Baren's scheming majority there refused to fauls—and in the fall of the same year he said—"We have departed, and are continually departing, from be simplicity of those principles which were the price of our fathers' blood. The few are gradually menocaraption." Plain language this !—but not a whit plainer than that of the Allens, Butlers, Van Burens, flyst, Barkers, Bennetts, and Coddingtons, when behind the scenes. Witness their sentiments recorded by themselves in this volume!

by themselves in this volume!

It is evident that the Van Buren party proper never gave Samuel Young a hearty support. The caucus (166 members of the N. Y. Legislature, out of 160) met April 2, 1824, and Flagg rose to urge a selection of Yates for Governor in preference to Young, whom he denounced as Yates's "bitter and implicable enemy." Wright (now Governor) also spoke acainst Young and for Yates—as did E. P. Livingston. "The Van Buren party all supported Yates," says the Patriot, including Dudley, Bowne, Ward, &c. They counted 45 votes, Young was nominated, but not elected. He follows Mr. Van Buren, nevertheless—defended the State Bank and Atlas play the favorite tunes of the party—each organ with suitable variations for its class of believers, of whom the Colonel is an Atlas nan.

A party in New York called Loca Foco had asked Colonel Young to be their candidate for Governor. He declined, but reminded their committee, that "a demagogne of the present day, backed by a disciplined beby and a few mercenary presses, can rifle more plunder from the unborn than ever surrounded the triumphal car of a Roman General."

trumphal car of a Koman General."

"Tammany Hall," said tho loco focos, in reply, "has become a nursery of brokers, where federalists, monopolists, and corruptionists are fostered. The open leaders, the secret movers of the party, and their minions, comprise a body of men whose political turpitude it would be difficult to parallel in any age or pating in the legalized spoils of every existing monopoly. These chartered democrats, with the assistance of a secret society, hired presses, the slaves of office, and the 'known usages' can always caucus and pack the General and Nominating Committees to promote the objects of aristocracy."

If this is the truth, ought not the whole people, as one man, to unite in selecting the purest, ablest men in the State, for the Convention of 1816? Speaking of Mr. Butler and Mr. Van Burch's party machinery, the Evening Post thus frankly confesses that our present system of committees, primary meetings, and delegations are a series of base frauds:

"It is a fact, admitted by all, [says the Post,] that our system of nominations by Conventions has become corrupt to the core. Our primary meetings have become a disgrace and n by-word. Frauds of the basest nature are openly and unblushingly practiced to secure delegates to the nominating committees, who will subserve the interests of a few corrupt politicians—who, like a greetly pack of hounds, set upon any man who dares expose their profligacy, the profligacy of those who owe their elevation to their shameless people."

Our next chapter will illustrate the text of the Post, and show how it is that "a few corrupt politicians" in, "like a greedy pack of hounds, set upon any man who dares expose their profligacy." We will begin with the Custom House.

This note closes with a description of Britain in July 1773, addressed to Sir Horace Mann, by Horace Walpole, Earl of Orford, a son of the famous Sir Robert Walpole. Britain neglected all admonition, and plunged into a career of war, bloodshed, debt, oppression, and crime, the results of which have chained down her people to poverty in the sight of wealth; and there, degraded and disgraced they lie, ashamed of their ignoble servitude, but unable to throw it of. Citizens of New York, shall we profit in time by their

"They say the Bank is to issue five pound notes: at present all trade is at a stop and the confusion is extreme. Yea, verily, the villainy and iniquities of the age are bringing things rapidly to a crisis. Ireland is drained, and has not a shilling. The explosion of the Scotch Banks has reduced them almost as low, and sunk their manufactures to low-water ebb. . . What is England now? A sink of Indian by horse-races! A gaming, robbing, wrangling, railing nation, without principles, genius, character, or allies; the over-grown shadow of what it was!"

CHAPTER XVIII.

Jefferson on government interferences at elections. Swartwout, Lawrence, Price, Allen, and Wetmore's practice. Inspector Ogsbury. Van Buren recommends General Spicer of the "U.S. Lombard" for office. Sketch of Prosper M. Wetmore. Aldernan Purdy's petition, and Quackenboss's counter-petition. Active Politician's pay office, Custom House. Proscription for opinion. New Taxis from St. Tammany. Butter enraged at Clinton's exposure of the "organized corps." Col. Decatur. John MacGee's way to Office.

Mr. Butler has the word of God constantly in his mouth. How far he seeks to square his conduct by his favorite standard let this memoir show. Mr. Van Buren professes a devoted attachment to the principles of Jefferson and the civil revolution of 1800. Is it for the imagination of man to conceive any course of conduct more at variance with the doctrines of the sage of Monticello than the practice of the tenant of Lindenwald?

Let us compare Tammany Hall practice with the following extract from a letter— Thomas Jefferson to Governor McKean, a signer of the Declaration of Inde-

pendence-dated Washington, February 2d, 1801.

"Till this [the Election of President] is known, it is too soon for me to say what "should be done in such atrocious cases as those you mention, of federal officers obstructing the operation of the State governments. One thing I will say, that "as to the future, INTERFERENCES AT ELECTIONS, WHETHER OF "THE STATE OR FEDERAL GOVERNMENT, BY OFFICERS OF THE "LATTER, SHOULD BE DEEMED CAUSE OF REMOVAL; BECAUSE "THE CONSTITUTIONAL REMEDY BY THE ELECTIVE PRINCIPLE "BECOMES NOTHING IF IT MAY BE SMOTHERED BY THE ENOR" MOUS PATRONAGE OF THE GENERAL GOVERNMENT."

Immediately after the fall election of 1834, Messrs. Cornelius W. Lawrence, Wm. M. Price, Stephen Allen, J. R. Whiting, R. Riker, Daniel Jackson, Gid'n Ostrander, Gideon Lee, and W. P. Hallett addressed a letter to their friend Samuel Swartwout, requesting that F. Ogsbury might be appointed an Inspector, as follows:

"New York, 22d Nov., 1834.—Mr. Ogsbury is an old inhabitant of this city-"a firm supporter of the administration—and IN THE LATE ELECTION" WAS ACTIVE AND INFLUENTIAL."

Mr. Jefferson believed that interference at elections by officers was criminal—the Jeffersonians above named held out \$1100 a year, and a sinecure, as the bribe for being active and influential at elections. The reward to follow close upon the service. If office is to be the immediate reward of active electioneering—if 500 places, at from 500 to 35,000 dollars a year income, are the fair recompense of struggles at the polls, the victors to have the spoils, is not the elective principle "smothered by the enormous patronage of the general government?" and will not violence, bully clubs, bribing presses, lying tongues, and all the evils attending wholesale corruption be among the results? Why did Morris and Varian invade Pierce's sanctuary at 12 P. M. on a pretended mission of purity of election, if 500 prizes are ready to reward the men who ean gain a victory, no matter by what means! The merchants require honest, indifferent, capable officers about the Customs. Are Messrs. Allen and Lawrence more partial to active, influential, one-sidd partisans? If so, and they can continue their system, the fair outside of our goodly republican tree will soon exhibit incurable rottenness at heart.

Twelve thousand dollars have already rewarded, in part, Mr. Ogsbury's "influential" labors of 1834. His services now are so easy that thousands would gladly

perform them well for a sixth of his income.

Mr. Ogsbury, though he did not prosper as an Importer, was fortunate in being the father-in-law of General Prosper M. Wetnore, usually known as Swartwout's great gun." General Prosper wrote the collector earnestly urging the appoint

ment of his Spicer had be

Generat Sp beggars. He before that ge been tendered (Sw.'s) depu "that my me confidence refo State for the c I am AUTH Cambrelleng fi adding the nam me of their dis

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*Of his "merca New York in 1826; sale swindling In it then Vice President dicted by a N. Y. C evidence—and is, b York, one of the m will pass muster in Extract of a letter hany, Jan 8, 1831. Wetmore's connect

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. Lawrence, ekson, Gid'n riend Samuel r, as follows:

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nate in being Swartwout's the appoint

ment of his affectionate and "influential" relative-adding, that General Peter Spicer had been promoted at Washington, and wished to resign in Ogshury's favor. General Spicer was a keen office hunter, and rode his mare far ahead of ordinary beggars. He wrote to Mr. Swartwoot, March 24th, 1829, more than a month confidence refer to the members of the REPUBLICAN party at large in our city and State for the claims I may be concidered to possess to your favorable concideration. State for the chains I may be concidered to possess to your lavolatile contributions of am AUTHORIZED to refer to the Hon. M. Van Buren and the Hon. C. C. Cam'ricking for MY POLITICAL STANDING. I likewise feel justified in adding the names of Benjamin Bailey and the Hon. C. P. White, who have assured me of their disposition to advance my views."

The friend of Van Buren, Cambreleng, and White, could not be resisted. The General got Custom House rations from the date of Swartwout's advent till his patrons found the run of a better kitchen for him, in 1833, elsewhere.

And the fillend of Van Buren, Lambreing, and white, could not be resisted. Ine General got Custom House rations from the date of Swartwout's advent till his patrons found the run of a better kitchen for him, in 1833, elsewhere.*

*Of his 'mercantile experience." I will only mention that a fraundhent incorporated company failed in New York in 1826; its first president. Themselfyart, was sent to the pentientiary for perjury and wholested by a N. Y. Grand Jury, Sept. 15, 1826, with Brown to \$700.001 in a few monties. Prosper was inducted by a N. Y. Grand Jury, Sept. 15, 1826, with Brown to \$700.001 in a few monties. Prosper was inducted by a N. Y. Grand Jury, Sept. 15, 1826, with Brown to \$700.001 in a few monties. Prosper was inducted by a N. Y. Grand Jury, Sept. 15, 1826, with Brown to \$700.001 in a few monties. Prosper was inducted by a N. Y. Grand Jury, Sept. 15, 1826, with Brown to \$700.001 in a few monties. Prosper was inducted by a N. Y. Grand Jury, Sept. 15, 1826, with Brown to \$700.001 in a few monties. Prosper was inducted by a N. Y. Grand Jury, Sept. 15, 1826, with Brown to the New York of the

Mr. Alderman Purdy, now Surveyor of the Port of Now York, an office worth \$16,000 a year, besides its great patronage, is another of the active, party politicians, who have been long quartered upon the public at the Custom House.

Alderman Purdy (Surveyor, Port of N. Y.) to Sam'l Swartwout, when about to be Collector.

"Sir—The undersigned is an applicant for the situation of Inspector of the Customs—he has a large family to support, and, if appointed, will use his utmost exertion to perform the duties of the office properly. For charicter and Qulifications he refers you to his friends and acquaintance.

ELIJAH F. PURDY."

We the undersigned, being acquainted with Elijah F. Purdy, do recommend him as a man of honesty, industry, and integrity, and well qualified for the office of Inspector of the Customs.

JOHN W. HARDENBROOK, New York, April 27th, 1829.

SAM'L L. GOUVERNEUR.

Mangle M. Quackenboss (one of his securities) to Collector Swartwout.

"New York, April 27th, 1829.—My Dean Sir—I am not in the habit of asking more of a friend than perhaps I am called upon imperiously to do, after the master-strokes of policy, and, I may add, downright chicanery, that has been made use of to defeat you in your justly grounded expectations, which have now achieved their climax, to your honor be it spoken, that the weight of your character has borne you triumphantly through, to the utter dismay of your opponents and traducers. I have but one request to make of you, and that is to be guarded how you give any countenance to the petition of Elijah F. Purdy for the appointment of an Inspector of the Customs, as he is, to my knowledge, a man not to be depended upon, and one that has invariably supported SWAMP, alias regular nomination. On the other, I take the like liberty of recommending Alexander Whaley, Junior, for the appointment of Inspector, (from the 10th ward,) a man every worthy of your confidence and patronage—and his success would be personally gratifying to your friends in this part of the town, and most particularly and personally so to your true friend and brother soldier, M. M. QUACKENBOSS."

To S. L. Gouverneur, Postmaster.

Dear Sir—The bearer, Mr. Whaley, is the gentleman I spoke to you about yesterday—HE IS A VERY ACTIVE POLITICIAN, and wants an appointment in the Custom House. You will confer a particular favor on me by giving him a few lines of recommendation to Mr. Swartwout.

Truly yours,

M. M. QUACKENBOSS.

Mem. (Hand writing S. Swartwout.)—" Alexander Whaley is strongly recommended by Mangle M. Quaekenboss. He is also opposed to Purdy."

This is neither the time nor place to dwell at large on Mr. Purdy's character—while an Inspector his duties, except the political, were, to my knowledge, very easy indeed. Now, himself, his son, and I do not very well know how many more of his relatives are billeted on Unele Sath, between Pine and Wall streets. He is very useful to Lawrence as a channel of communication with 'the boys,' and as a sort of foreman in the machine shop.

One of the most wanton and cruel outrages I over heard of was committed by Police Officers Colvin and Sweet, on the person of the Reverend John Mulligan. Damages one thousand dollars were given in a civil action, but nothing collected in the criminal prosecution they were found gnilty, and fined \$50 each, a mockery of justice that called forth from Mr. Bryant, through the Evening Post, on the

18th of Marchard them of Tallmadge, was more severe ar overruled him. Custom House

Peter Field, the Com'rs of Customs, a tax on which Egbe this''—went to damued sons of damn you, I w

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of equality, a paternal government, and justice, and encourage vice by the successful example of the knave in the N. Y. Evening Post, Feb. 7, 1827, we find the Barker, Hyatt, Laobert, Wetmore, Brown and other rascally impostures of the day admirably exposed. "We have seen them," says the writer, "moved by the same wires, and playing upon the same puppets—pledging, hypothecating, and transfering the same worthless bonds—the same worthless notes—the same depreciated stock—and offering the same backrupt securities—sometimes to foliate the same backrupt securities—sometimes to forward the secret scheme of one speculator, and at others to practice some new deception upon the believing public. We have seen them daily and hourly resort to all the miserable shifts and expedients of worthless mendacity to protect the ville deception, and involve more innocent victims."

^{*} Such are the pio Message to the Legis "organized and disci General Joseph G. Sw Fire Insurance Co., instructed the Naval the whole Navy Yard revolting to every fric Clinton, "is the wore Clinton, it combin the liberties of free st, stating his full person buried in oblivion, he the republic by his co Never was a positic much on the increase

Portsmouth, May all mint, lately a resider He is a gentleman what Naval Store Keep years Mr. Bluot has a monoion whom I would and openly advocate by Mr. Bluot has been unsuccessfully. Shore which I presume you mine, and I therefore appointment in the Cappointment in

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18th of March last, strong, pointed and well merited censures. Mayor Morris turned them out of the police. The Post having directed its censures at Recorder Talhnadge, was informed that he had been really anxious to have inflicted a far more severe and adequate punishment, but that Aldermen Purdy and Vandervoort overruled him. Sweet, an active, violent party politician, once belonged to the

Custom House, and most probably is on pay there now.

Peter Field, an Inspector whom Mr. Hoyt had removed, testified on oath before the Com'rs of Inquiry, in 1841, that Tammany Hall assessed every officer of the Customs, a tax for electioneering expenses. One time he (Field) would not payon which Egbert G. Sweet, also an Inspector, said to him "Yon'll be sorry for this"-went to a book, tore out a list of the Inspectors, &c., saying, "Ali you damn you, I will remember you for it." Soon after this Field was put out.

That there are such reports made by spies among the Custom House Officers, on printed leaves, and in other curious ways and shapes—secret, partial, and often malicious-can be proved, and their anthors shamed, whenever it may become necessary.

The Commissioners examined Sweet, who at once admitted that the election subscriptions went to the Tammany Hall Committee—that he had been absent for two or three days in succession, electioneering, as had also other officers—and had an altereation with Field—but had not to the best of his recollection and belief, reported to Mr. Hoyt the names of officers who did not subscribe to the Tummany subscriptions. As a member of Tammany, Sweet voted against Dr. Rockwell's motion for the proscription of Leggett.

I have already stated enough to show a most infamous combination against the liberties of the country, as stated by Mr. Jefferson-tho conspirators being professing disciples of that eminent statesman.

Extract of a letter-B. F. Butler to Jesse Hoyt-Albany, January 18, 1821.-"There is every prospect of a stormy session. The Governor [De Witt Clinton], has communicated the documents relative to THE ORGANIZED CORPS, accompanied WITH A VERY ABUSIVE MESSAGE. This business will injure him greatly throughout the Union.*

I don't think I shall be an applicant for any thing this winter—eertainly not if I can get a living without, which I hope may be the ease."

Extract of a letter-Coe S. Downing to S. Swartwont, Collector of the port of N. York.—dated Brooklyn, Dec. 16, 1832.—" Permit me to solicit from you a nomination for our POLITICAL friend John MacGee for the office of Inspector of Customs. Mr. MacGee is personally known to me as a warm POLITICAL friend, and a strinaus advocate of the present administration,"

^{*}Such are the pions "bucktail," Mr. Butler's laneuase and sentiments relative to Governor Clinton's Message to the Legislature, of the 17th of January, 1-21, m which he proved, exposed and condemned the organized and disciplined hostifity" of the federal officers, as exhibited in the State Elections—pointed to General Joseph G. Switt, the Survayor, (who was afterwards tried for fraud as Vice President of the Life and Fire Insurance Co., in which, though he escaped conviction of crime, he was very biameble,) as having insuranced the Naval Storekeeper, becatur, at Brooklyn, 11s it he of the Chemical Bank lobby ?) to organize the whole Navy Yard at the State election, presenting "a secone of undue influence and extraneous intrusion revolting to every Friend of republican government. A government of influence and corruption," said Mr. Clinton, "is the worst possible shape which a republican sovernment can assume, because under the forms of freedom, it combines the essence of tyramy." "Slavery," he added, "is ever preceded by sleep—and the liberties of free states are more frequently prostrated by fraud than by force." Mr. Clinton concluded by stating his full persuasion that "when the personal unimosities and political aritations of the times are barred in oblivion, he should be considered by impartial posterity as having endeavored to deserve well of the republic heater sustained by evidence. It has been long before the people. But the evil Is much on the increase.

Never was a position petter sistained by evidence. It has been long denote the people. Dut the evil is much on the increase.

Col. John Decatur to Collector Swartwont.

Portsmouth, May 4, 1829.—Dear Sir—This will be banded to you by my particular friend Mr. John Blunt, lately a resident of this town. In making you normally that the Blunt, I take much pleasure. He is a gentleman who has been extensively engaged in business in this place, and in my official duties, as late Naval Store Keeper, have been daily engaged with him in mercantile transactions. For a number of years Mr. Blunt has supplied our Navy Yard, and I have at all times found him prompt, energetic, and aithni in the performance of his contracts: and where it possible for Mr. B. to reside with us, I know of no man whom I would sooner select to the first office In my gift. For the last four years he has actively and openly advocated the claims of our present worthy chief magistrate, and the reputation maintained unsuccessfully. Should it be necessary to have an assistant editor, to aid Mr. Noah in tearding off the malignant shafts of the coalition pariy, which will be made on you, in consequence of the general sweep which I pressume you intend to make in your office. I know of no more suitable man than its said Cod of mine, and I therefore request that you will add one more obligation I min already under, by gring him an appointment in the Custom House.

Yours with esteem and affection.

Extract of a letter-Richard Cornwell, Brooklyn, Dec. 20, 1832, to the same-" Permit me to introduce to you my friend Mr. John Mac Gee, and solicit from you the favor of obtaining the appointment of one of the Inspectors of Customs for said port. Mr MacGeo is a gentleman of good moral character, industrious habits, and in my opinion calculated to make a useful officer in your department. From his apnearance in public life—and that is coeval with his age—he has been a firm and uniform supporter of democratic principles, and especially in support of our present administration—and IT IS TO HIS EXERTIONS, as much as to any other individual, THAT KING'S COUNTY STANDS AS HIGH AS SHE DOES in

the political family of the state."

Here is a very fair specimen of the system by which Mr. Van Buren and Mr. Butler control our elections. Mr. John MacGee is sent to receive his pay for expenditure in lungs and labor in Kings County. While the worthy citizens of Williamsburgh and Brooklyn were admiring the almost superhuman exertions of Patriot MacGee, and his long cherished love of Jackson and Van Buren, he was thinking of the \$1500 salary he would gain by it, the perquisites, and how long he could keep them. No doubt the Brooklyn folks, in Nov. 1834, thought that they had decided the election. Quite a mistake! Mr. MaeGee, as much as any living man had turned the scale—and a Commissioner to help to distribute the stock of the Atlantic Bank hands him a draft on the Custom House, in full of his patriotism, where it was duly honored.

If the administration of the day can create offices by the thousand, needed and not needed, pay the incumbents out of the proceeds of taxation, and put up places of \$1,000 to \$20,000 as prizes to be gained by the basest conduct of which politicians can be guilty, neither life nor freehold will be safe to an owner-fraud and villainy will triumph, and our country be degraded among the nations. Free-

men see to it.

CHAPTER XIX.

Ulshoeffer of the Evening Post-his letter to Hoyt-espionage among democrats. Rose, Garniss, Shourt, Winship, Boggs, Kirk, Gross, &c. Westervelt's pickings. Swartwout's stealings. "Democrats of our stamp." Jeromus Johnson. B.J. Merserole. Abraham Le Foy. The Morning News, Burr, Mexico, Swartwout, and place hunting.

If any one had told me five years ago, that Henry Ulshoeffer, brother to the Judge, and one of the editors of the Evening Post, had stooped to slander his neighbors behind their backs, to their injury, collect the scandal of the hour for Mr. Hoyt, listen to the private conversation of his friends at the dinner table, and note it down secretly for the Collector, I would not, could not have eredited it. But I have copied the following extraordinary memoranda, from the original, in the well-known hand of the subscriber to it, who had been a clerk employed in Ward and Hoyt's office, and afterwards had an \$800 sinceure elerkship in the Custom House. In those days when religious majorities governed the world, fortunate was he who professed the ereed of the powers that were. Equally fortunate is that lawyer now whose politics have no variance from those of the "regular democrats," banded together to dispense the patronage of the country among In themselves.

DePeyster, who told the young butcher's ancestor that Mr. Van Buren "was a danned little rascal," suffered a loss of \$1095 per annum in his rent-roll. What happened the conservative who exclaimed—"Who the devil is Mr. Hoyt—who ever heard of him?" I do not know. The eartman for the Post was installed into office, under the "judicious tariff" of George A. Wasson. Ricard the "mere drone," and the poor clerk who was said to be "the rankest whig breathing," were ignorant that an informer had undermined them. Mr. Ulshoeffer adopted in practice Mr. L. Hoyt's convenient rule of injuring people, keeping them the

while in the dark.

Address-' Jesse Hoy

"GEORGE W. ROS whichever shall apper where he kept a shi partners at his death. my father and mother he accomplished this the stock (the balance great exertions, and male ' both ends mee and attempted to do his calculations, and misfortunes, his store been otherwise the pr revive for a considera Mr. Rose wishes to w for a few years.
He is a Democrat

Ward, he breasted the to his qualifications, good at figures and ca office. This I well kn office. This I well ke As I have before sa

him you will confer esteem of our family My brother the Jud Joseph Garniss, v He is about 33 years your wife has purchas Granisa horrels with him well—his politicatione with the Whigs

Although I have no recenimend to your no Mr. Colemar was obliwhere he has sought I He is a single man. JAMES MONDOE W

Winship, butcher of know from repeated know from repeated imerits. As to my ow field for some situation party, and it would could be made.

George W. Shourseen you on the subjediency of doing what daily the mail papers urging from me.

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EDMUND J. GROSS
a Democrat. I introdu

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know his politics to will be candid enough son and others, although Mr. Coe's application Moore and others, end He is at present a could for him, some ward—and has a famil The above applicant Of those who are al

JAMES WESTERVEL

foce, and ought not to been in office about eig PETER COUTANT is a is one of the firmest oby the Whigs, and had is son in law of Daniel Thomas Kirk * is being retained, but I caing, cordially, his reap

*Kirk was removed Lawrence. He is now he samet from you ms for said habits, and rom his anfirm and our present

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Address—' Jesse Hoyt, Esq.' Endorsement—" Memorandums of H'y, Ulshoeffer relative to sundry applica-tions for office,—17th March, 1833,"

"MEMORANDUM OF H. ULSHOEFFER."

"MEMORANDUM OF H. ULSHOEFFER."

"Georde W. Robe, has laid before you an application for Clerkship in doors, or the office of Inspector, whichever shall appear to be at your disposal. I have already stated to you (and I now repeat it for your remembrance) that he is related to no as nephere (by a sister). He has mostly resided in the seventh ward, where he keyl a ship chandler's store, as successor to my ciliest inviter, George Ulshoeffer, (they were not provided that he had been as nephere (by a sister). He has mostly resided in the seventh ward, pattners at his death.) My brother, in his Will, directed Mr. Rose to go on with the business and pay to my father and mother the hill value of the suck at the time of his sheense, for their future confort. Before he accomplished this he became insofrend, but acted with road faith to his grand-parents and paid them for the stock (the balance due at his failure being small.) He then procured a release from his creditors by great exertions, and with the aid of smoot friends went into the directery business in Cherry street, which ands both ends meet, "apparently. Last May he removed his store into Coenties' Slip, and took a partner, and attempted to do a better business—but the chunge that came over the business committy overset all his calculations, and he has been wasting his ocaus ever since in necessary expenses. To crow all his misfortunes, his store took fire the early part of March, and his whole stock was lost. Though the stock was covered by insurance, it had been procured mostly upon credit, and must be paid for; and even lift had been otherwise the prospect of holing business for a long while is but a hopeless one. Trude is not likely to revive for a considerable period—mid Mr. Rose whiles to withdraw from his business, and take such an appointment as will afford him a livelihood for a lew years.

for a law years.

It is a Domocrate of our stamp—is pertioncious in argument, and of good education. In the Seventh Ward, he breasted the storm of Whiggery in 1831, and suffered in his business some on that account. As to his qualifications, it will assure you he is fit for any of the clerk-hips in doors—he writes a good hand—so good at figures and calculations. As to an out door appointment be is far superior to many who are now in office. This I well know. Mr. Rose has a write and one child—and is about 31 years of age.

As I have before said to you personally, this is an affair which I feel an interest it—and if you can appoint him you will confer another favor (among others) on me, as well as him. It will also raise me in the exteen of our family, who affect to believe there is no chance for him.

My brother the Judge, Mr. Jordan and others, have doubtless spoken to you on this subject.

Jessen Garxies, with whom I have been acquainted for years, is applying for the office of Inspector. Be is about 33 years of age, and was formerly a clerk of Colemar the Crockery Dealer in Broadway, where war wife has burichased China ware frequently.

He is about 33 years of ago, and was formerly a cierk of Colemar the Crockery Dealer in Broadway, where your wife has purchased China ware frequently.

Graiss boards with my mother-in-law, and has for several years. He boards in John street (2d ward.) I know him well—his politics are of the right kind. Every day at dinner Garniss and I have a regular conversations with the Whigs at table, and I have found him firmly and enthusiastically attached to the adminis-

tation Although I have no personal interest in his application, I know of no young man I could more cordially reconnected to your notice, both on account of his politics and capacity. I place him only next to Mr. Rose in the interest I feel in his application. Owing to change in trade and the necessity of economizing, Mr. Coleonar was obliged to dismiss Mr. Garniss, and every department seems to be filled in other places where he has sought for employment,

where he has sought for employment. He is a single man.

He is a single man.

LAKES MONDOR WINSHIP, a young man, 19 years of age, applies for a Clerkship. He is son of Daniel Winship, butcher of Fulton Market, and resides in the 17th want. He is of course a Democrat, as I know from repeated conversations. You have seen him at your house, and can judge somewhat of his merits. As to my own knowledge of his capacity, I can say no more than that I believe him to be qualified for some situation of small salary. His father has contributed Kiberally in money to the Democratic party, and it reculd be seenring a large family interest for the administration, if the appointment could be made.

GEORGE W. SHOURT wants the place of Cartman to the Public Store in Nassau street. As he has seen you on the subject, and you know his politics, you can form an opinion of his merit, and the expediency of doing what he wishes. He has for some time been the Cartman of the Evening Post, carrying daily the mail papers to the Post Office. He is a 15th warder, and you can take care of him without any urging from me.

uring from me.

EDMUND J. GROSS Is an applicant for the place of Inspector. He is of the 10th ward. Of course he is a Bemocrat. I introduced bint to you one day in your office in Wall etreet. He is a married man of about 15 years of ace, judging from hie appearance. He is a respectable man, and would, I have no doubt, fill the place creditably. He relies much on my influence in this business, but I have no particular interest is application

in his application.

WILLIAM J. Booos is an applicant for the appointment of Inspector. I am well acquired with him—him business business, but I have no particular interest with a politics to be thorough Democratic—and as he depends a great deal on what I say to you, I will be candid enough to say that the letters be has laid before you, signed by Mr. Cambreleng, Col. Johnson and others, although entitled to great weight, ought not to be conclusive. He took great interest in Mr. Coe's application for the Collectorship, and wrote lettere to Washington in his behalf, and with Ely More and others, endeavored to defeat your appointment.

He is at present a letter-carrier in the Post Office, and though I at one time felt disposed to do all I could for him, some things have induced me not to urge you strongly in hie favor. He is in the 10th ward—and has a family. All Coddington can tell you about him.

The above applicants are all new ones.

Of those who are already in the Custom House I will speak as follows:

LAMES WESTERVELT Is a Weigher, and has spoken to me about his situation. He is thoroughly loco-foc, and ought not to be removed. There is no objection to his being retained that I know of. He has been in office about eighteen months.

Perent Courtny is an Inspector, and has been in office about a year and an half. I know him well. He is one of the firmest of our purty. Old Gilbert Coutant is hie uncle. He has been persecuted formerly by the Whigs, and had to abandon his business in consequence. He ought to be retained by all meane. He is soo-in-law of Daniel Whiship.

Thomas Krak* is a Weigher, and now in office. He has not spoken a word to me on the subject of his being retained, but I cannot omit the opportunity, while I am making these memorandums, of recommending, cordially, his reappointment.

^{*}Kirk was removed by Van Ness, but, being a strong friend of Van Buren, was soon restored to office by Lawrence. He is oow an inspector.

He is a fine old gentleman, of our politics; and has been a constant visitor at the office of the Erening Post, where he frequently discourses on politics—and, of course, his opinions are well known to Bryant and myself. He was once of the firm of Kirk and Mercein, Booksellers of this city.

JOSEPH DREVYOUS is now an Inspector, and wishes to be transferred to the French floor in the Public Store in Nassau street, where the pay is the same as he now gets, and which change would enable him con account of greater convenience in the hours of business to pay some attention to other matters, and make his income better—or rather enable him to instruct his children in some branches of education. In this store he would be attendant upon the appraisers.

Knowing his politics to be decidedly Dismocratic, I would recommend, if nothing interfered in your opinion, his transfer to the Public Store. He is a good judge of French articles, and might be of service in that department.

Among those who are opposed to the administration, and in office, there is A. S. DePeyster, (weigher,) He is a thorough Whig, but has urged some Democrats to speak to you for him. Look out for him!

He told Mr. Daniel Winship that "Mr. Van Buren was a dam'd little rascal," or words to that effect—

weight his to your weight.

Mad this too very recently.

SAMUEL B. FLEMING is a Conservative Democrat of the rankest sort. He was a strenuous advocate for Coe's appointment to the Collector-ship—and said before you was nominated, "Who the Devil is Mr. Hoyt! Who ever heard of him?" &c.

HENRY K. FROST, a Clerk, I know to be the rankest Whig breathing, and ought to be removed without

scruple.
George Reard, an Inspector, has been in office several years, and is, I inderstand, in good pecuniary circumstances, and could live without the office. He is from the 19th ward. He scarcely ever attends our meetings, and is, in a political point of view, a mere drone.

Let him be removed!

HENRY W*****T, an inspector, is a drunken beast, and notwithstanding his politics, he ought to be removed! This is public sentiment wherever he is known. Any one in the tenth ward will say so."

[Here ends the Ulshoeffer Memoranda.]

Mr. Ulshoeffer's nephew, Rose, who "is a democrat of our stamp," and "breast-the storm of whiggery," had an office, and his uncle was "raised in the ed the storm of whiggery," had an office, and his uncle was "raised in the esteem" of the House of Ulshoeffer. The crockery-man's clerk where Mrs. Hoyt bought her china, I know nothing of. "A large family interest was secured for the administration" by giving the butcher's boy a "situation of small salary." As Kirk's politics were endorsed by "Bryant and myself," after daily discourses at the bureau of the Post, he kept in the saddle. Whether the Israelite, Dreyfous, was transferred to the French floor I have not heard—but it is very probable, as "his politics were decidedly democratic." W. J. Boggs, tho "thoroughly democratic," was no favorite. Him he turned over to Coddington.

James Westervelt, the weigher, was reported to be "throughly loco foco"-and was retained.

I do not know the man, but by reference to Mr. Reyburn, President of the St. Patrick's Society, N. Y.'s evidence before the Commission, July 9, 1841, page 638, No. 212 Congress documents, it will appear that this Westervelt, not content with \$1500 easily earned from government, mulcted the merchants heavily where he had the chance. If the law gives a measurer or weigher a certain number of days to make returns to the Custom House, and the merchant wishes sooner to learn the weight or measure, as often happens, he must pay a heavy bribe, compensation, or fee (call it what you will) for the information. Mr. Reyburn received about 98 tons of iron by a Glasgow vessel-asked Westervelt for a copy of his return of the weight, and obtained it on paying a few cents less than twenty dollars! 1 could have made a copy in about as many minutes. If a measurer is asked for a copy of the weight of a quantity of coal, the by-fee is \$5. Well may Mr. R. exclaim that this is "very demoralizing!" Why, there is no more use for 17 measurers at \$1500 a year each, nor for any one of them, than there is for 17 chaplains to read morning prayers in the barge office—it is merely a poor pretext for rewarding 17 MacGees, Westervelts, Purdys, Spicers, and Ogsburys—" active politicians," or their friends. Secretary Ewing or Forward, reported in favor of abolishing these sinecures, but the difficulties in Mr. Tyler's cabinet caused his resignation. Mr. Walker's forte would rather lie in increasing such patronage than lessening it.

The family of Ulshoeffer, as has been seen, kept one eye steadily fixed on their own interest. Jeromus Johnson, member of Congress, Appraiser, and "democrat of our stamp," did not seriously differ from them in his views of Custom House Republicanism.

Jeromus Johnson was a sort of a pillar in Tammany. I think I remember him as a legislator on "the regular" ticket as far back as 1812. In 1822 he was chairman of the Committee of the Assembly to which the North River and Fulton Bank charters were referred—but whether he approved of the Commissioners who gave Alderman Rathbone \$500,000 in stock, by which he cleared \$74,000 with

out much outli very. Mr. Va praiser's office Jeromus vote : bait-was in d and signed the nounced the pr charge of their offices at home collection of t 1829 to 1841 is the deposits to secretary. 66 7 the president. you know," ar and retire?" w in a present to the supple Tan

Jeromus Joh sign appraisem in such a set of a Johnson had be N. Y. P. O., C and active polit

"New York Sir-Mr. Jan station in our ment I fully concur

" Mr. Mauric to Gen. Jackson

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of the St. 1841, page not content avily where number of s sooner to bribe, comırıı received f his return dollars! I asked for a Mr. R. exuse for 17 re is for 17 oor pretext in favor of eaused his ronage than

stom House ember him was chairand Fulton sioners who 4,000 with-

ed on their " democrat

out much outlay, I have forgotten. I presume he did, for he is a rotten reedvery. Mr. Van Buren knew his man, and he baited a political hook with an appraiser's office; hung it up in the ceiling of the House of Representatives to make Jeromus vote straight when he went to Congress. Jerome kept his eye upon the bait—was in due time nominated an appraiser, though he had been a conservative and signed the Tallmadge pledge. General Jackson and Mr. Van Buren had denounced the practice of tempting Congressmen from the honest and impartial discharge of their duty, by holding up before their eyes embassies abroad and lucrative offices at home if they would become mere creatures of the executive. Yet the recollection of the unblushing effrontery with which such bribes were given from 1829 to 1841 is enough to sicken the soul of a true patriot. "Will you remove the deposits to the pets?" quoth Jackson to Duane. "Not a dollar," replied the secretary. "Will you resign, and I'll bargain with a secretary who will!" said secretary. "Will you resign, and I'll pargain with a secretary who will: said the president. "I'll not budge an inch from my duty, but you can dismiss me, you know," answered the faithful minister. "Will you take the Russian embassy and retire?" was the next question—but \$9000 a year of a sinceure, and \$9000 in a present to start with, had no charms for Duane. He had to be removed—and the supple Taney became a pliable tool in the hands of Van Buren.

Jeromus Johnson was not of the Duane sehool-he became an appraiser-had to sign appraisements lie never saw, or quit;* even Hoyt declared he had no confidence in such a set of appraisers as Johnson, Lounsberry, &c., nor is it to be wondered at. Johnson had been a regular signer of recommendations for office, to Washington, the N. Y. P. O., Custom House, &c. Here is a specimen—one of Cambreleng's "old

and active politicians," pressing for his pay.

"New York, 30 April, 1829.-The Collector of the Port of New York. Sir-Mr. James Maurice AN OLD AND ACTIVE POLITICIAN desires a station in our Custom House, and is worthy of THE PATRONAGE of govern-C. C. CAMBRELENG.

I fully concur in the above. "Mr. Maurice is a Republican of the old school, and a warm and devoted friend W. SEAMAN." to Gen. Jackson

JEROMUS JOHNSON-JOHN HILLYER-M. M. NOAH.

Here is another wonderful document-

New York, April 29th, 1829. To S. Swartwout, Esq. "WE the undersigned subscribers doo recommend Abraham Meserole as a very suitable person for one of the Custom House Inspectors, and would gladly se him appointed, knowing him too allways having been a warm supporter of Gen'l Jackson.

M. M. NOAH, H. ECKFORD WILLIAM S. COE,

JEREMIAH DODGE JEROMUS JOHNSON."

Immediately below this is the following rare and curious request, on the same sheet and page of paper.

"Dear Sir-When you have leasure, and take up the "numerous applications for offices in the Custom house department, I make this memorandom FOR FEAR IT MAY ESCAPE YOUR MEMORY, THAT MR. ABRAHAM MESEROLE IS A NEPHEW OF MINE. His brother Bernard the Alderman of the 10th Ward, was a candidate for the office I fill, supported by a strong petition of Jackson's friends—would take it as a particular favour, IF IF THERE IS A VACANCY AFTER REMEMBERING YOUR RELATIVES, II if you would give him a commission. Yours truly, JEROMUS JOHNSON."

The Meseroles were in luck. In 1840, we find B. J. an appraiser. Jerome also wanted his son in, and the Commission of 1841, contains a detail of other queer

In 1838, Jeromus was a director of the Bank of America, with John Targee, &c.

^{*} See Executive Doc. No. 212 H, of R. 27th Cong. 2d Sess. pages 233-31.

This pet bank, early in 1834, had \$369,000 in specie, and its needy or greedy guardians, the directors had borrowed \$436,000 of its funds, which, at 3 per cent,

a mouth, would bring them \$150,000 and more yearly.

Courteous reader-had you been at the "Democratic" state convention held in the Presbyterian Church, Syraeuse, in Sept. 1836, to nominate Martin Van Buren, and W. L. Marcy, as President and Governor, Collector Lawrence, as State Elector, &c., you would have beheld as the New York Custom House representation, Watson E. Lawrence, Elijah F. Purdy, Charles P. Clinch, and Abraham Le Foy, the old auctioneer. And you would have seen Governor Marcy proposed for re-election by Abraham himself, direct from the barge office. He was hired for this sort of work. De Witt Clinton's Chair at Albany occupied by the nomince of a New York Custom House Officer! Friends of State rights where are ye?
New York, 31 March 1829.

Samuel Swartwout, Esq. Respected Sir-Presuning that changes will be made in the Custom House Department, I take this opportunity of offering myself as a candidate for the office of Inspector of the Customs. As to my moral and political character, as well as to claims and capability, I beg leave, Sir, to refer you to Mr. John A. Hardenbrook, Judge Herttell, Gen. Bogardus, Col. John L. Graham, Col. Wm. L. Morris, Hon. C. P. White, whose recommendations I can obtain, together with a majority of the Jackson members of the Commen Council. If appointments are to be made in reference to POLITICAL SERVICES (especially to the Clinton and Jackson cause) and personal AND FAMILY considerations, I think I can satisfy Mr. Swartwout, that I am not deficient in either qualification. I presume that Mr. Swartwout is aware that Henry Abel and Abraham Bowdine, both Custom House Insp., are mere ABRAHAM LE FOY. shadows of John Targee.

Mr. Cornelius W. Lawrence's course in the Custom House, may be guessed from the facts stated in this volume. He may talk "Jefferson," but he'll out-Herod

Herod in the way of political corruption. See if he don't!

In a letter signed by Cornelius W. Lawrence, Thus. Herttell, John Lorimer Graham, and George D. Strong, addressed to S. Swartwout, and dated 8th Dec.

1834, at N Y .- they sav-

"Mr. Le Foy from that time to the present has been an active, zealous, and efficient advocate of democratic principles, and has very materially aided in sustaining the present administration, and we believe that no individual who has been selected as an Inspector of the Customs has presented stronger personal or political claims to your favorable notice.'

That honest and steady patriot, Wm. M. Price, privileged to plead for the oppressed, according to law, three adds his testimony, (Dec. 10, 1831.)

"I am not acquainted with any individual who presents stronger personal and political claims to your consideration than Mr. Le Foy.

His appointment would afford great gratification to a great number of your personal and political friends, and confer an especial favor on yours truly. WILLIAM. M

The N. Y. Morning News is edited by J. L. O'Sullivan, and the establishment is upheld as the mouth-piece of Messrs. Purdy, Lawrence, Bowne, Allen, Wetmore, and the "regular" Tammany Hall clique, who issue their mandates offcially, over the editorial head. It presented the ludicrous appearance, not long since, of Tammany Hall proclamations, signed by Purdy, the Custom House Surveyor, as Chairman of the political club at that tavern; and immediately under, in the very same column, the most spiteful attacks on Mr. Van Ness, then collector

for II Finterlering in polities! "The removal of Mr. Van Ness," say the Tammany Hall Committee, thro the News of June 26th, 1845, was "an act of self-defence against a long course of insolent, corrupt, and aggressive interference on the part of the Custom House in all our local politics." The reader will already have seen that a New York Collector is a political agent of the powers at Washington, placed in the Custom House at New York, for the purpose of aiding in carrying all elections in that vast Commercial Capital, whether City, State, or federal, for the party of which his employers are the leaders. And yet Messrs. Wetmore, Butler, Bowne, Purdy, O'Sullivan & Co., in the above manifesto, justify Mr. Van Ness's removal, and the appointment of the Old Auctioneer, Lawrence, on the score of political meddling.

In the same banker, with s Samuel Swart sure on Andre President Van

The history country, seize empire, more trial, disgrace. known. Sami conspiracy time Wilkinson (I o at Richmond, t ally concerned

General W. toches, on the ton of N. J. ar Matthias Ogde Cus sing, who minutes. Mr. S he said he was was produced b Burr, dated at 1 kinson adverted intelligence, wl merous and powas about to le against the Mex protection would and General Da also covered a le to him (Wilkin: and your associated Col. T. H. C

Dayton's autogr On the 26th o leans to the lead vere parties to a appointments in

letters by the Go

Madison, and the The newspape thus testifying, I Wilkinson replie he posted him as

Major Morgan these days. He ties. Neville an all the Swartwo New York, in D Jackson meeting and a hero," ac nephew, S. L. (place-hunters do it-carried off o is now said to b fault-he was too other incapable or kept out of the v ought never to h over, by eollusio only acting the po or greedy 3 per cent.

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nittee, thro' ong eourse stom House New York the Custom in that vast nich his emne, Purdy, emoval, and litical med-

In the same paper they accuse his brother, General Van Ness, the Washington banker, with supporting Burr. Was not Mr. Van Buren, Burr's elerk? Was not Samuel Swartwout, Burr's agent? Is not the reflection on Gov. Van Ness a censure on Andrew Jackson for appointing Swartwout, knowing that fact, and on President Van Buren for continuing him a twelve morth after his accession?

The history of Col. Burr's attempt to dismember the Union, levy war against his country, seize certain foreign poss ssions, and found in the South and West a new empire, more friendly to England than to his own free home, is not new. His trial, disgrace, self-banishment, and retirement from political life, are facts well known. Samuel Swartwout, who, with Erick Bollman, was arrested in the Burr conspiracy times, for high-treason, was a steady follower of Burr—and General Wilkinson (I quote the Riehmond Enquirer of Sept. 1807) testified on Burr's trial at Riehmond, that Mr. Swartwout, then a bold, manly, athletic youth, was actu-

ally concerned in the plot.

General W. swore that Swartwout had called at his head quarters, at Natchitoches, on the 8th of Oct. 1806, with a letter of introduction from Jonathan Dayton of N. J. and that he said he had been in company with Peter V. a son of Matthias Ogden, who had proceeded onward to New Orleans. Colonel T. H. Cus sing, who was with General W. when Mr. S. arrived, having retired for a few minutes, Mr. Swartwout slipped from his side pocket, a letter and packet which he said he was charged by Colonel Burr to deliver to him (Gen'l W.) The letter was produced by Gen'l W., and was a formal introduction of Swartwout by Aaron Burr, dated at Philadelphia in July. The secret communication from Barr to Wilkinson adverted to the intended expedition, and referred to Swartwout for further intelligence, who [said Gen'l W.,] stated "that Col. Burr, supported by a numerous and powerful association, extending from New York to New Orleans, was about to levy an armed force of 7000 men, with a view to earry an expedition against the Mexican provinces "-that New Orleans was to be seized-" that naval protection would be had from Great Britain—that he (S.) was to meet Col. Burr and General Dayton at NASHVILLE, on the 20th of Nov.," &c. The envelope also covered a letter to John Peters, Nashville, and a letter from General Dayton to him (Wilkinson), also partly in eypher, asking "Are you ready? Are you and your associates ready?—Wealth and Glory, Louisiana and Mexico," &c.

Col. T. H. Cushing of the 2d U. S. Infantry, deposed that he was shown these letters by the General, the morning after Mr. S. arrived. As to Messrs. Burr and

Dayton's autographs, the monthing area with Salari and Market Robert Rob appointments in Canada, &c., afterwards, are the best possible proofs that Jefferson, Malison, and their friends in Va. fully believed him.

The newspapers of N. Y. reported that Mr. S. had assassinated the General for thus testifying, but he was too brave to do that. He challenged him, and when Wilkinson replied "that he held no correspondence with Traitors or Conspirators,"

he posted him as a treacherons, perjured poltroon.

Major Morgan Neville, of Cincinnati, the bosom friend of S., was a Burr man in these days. He married a niece of Capt. Heth of Riehmond, one of Burr's securities. Neville and Swartwout and Andrew Jackson were early friends. Last war all the Swartwouts fonght well. Samuel married Miss Alice Ann Cooper, in New York, in Dee'r, 1814. He was a primitive Jacksonian, and ealled the first Jackson meeting ever held at Tammany. He toasted Jackson as "an houest man and a hero," adroitly seeured the interest of Ex-President Monroe and of his nephew, S. L. Gouverneur-kept his eye steady on the Collectorship, as lesser place-hunters do on lesser offices-talked of patriotism and thought of place-got it—carried off or allowed to be embezzled, a million and a quarter of dollars, and is now said to be very poor. When Hull was employed, government were at fault—he was too old. Had he been shot after trial, as justly sentenced to be, other incapable or feeble officers, who did much mischief last war, would have been kept out of the way. So with Swartwout. A ruined speculator and his comrades ought never to have had the Customs-nor ought his crimes to have been passed over, by collusion, as they were. He was keen and knowing, and two to one, is only acting the poor bankrupt.

CHAPTER XX.

Swartwout and Texas—How Texas got settled. John Y. Mason's speculations. A Swartwout memoir suggested. Swartwout and Van Buren. Tammany Hall and Van Ness. Inspectors sent from Albany. Corrupt political appointments—J. M. Wheeler, &c. The Custom House Divan. Old Job Furman. Surveyor Attwood.

Major Swartwout was a shrewd, artful man, and as he had got a powerful position by ministering to the great man above him—he resolved to keep it by studying his humor. That Jackson was resolved to have Texas, and not illdisposed to receive a still larger slice of Mexico, he knew far better than his neighbors—and having no money of his own, he applied that of the public to the settlement of Texas. In due time much more will be brought to light—meantime the following letters will speak for themselves—they need no comment:

Collector Swartwout, New York, to Col. Frost Thorn, Nacogdoches, Texas. New York. November 11, 1835.

Dear Sir-General John Y. Mason, has been requested, by me, to deposit with you a certificate or grant of eleven leagues of land in texas, which I purchased from him, and which he has kindly agreed to procure to be recorded at Nacogdoches, and get the commissioner to name a surveyor for. I have also given James Morgan a letter or order to receive the same, which order I will thank you to honor on presentation, as Mr. Morgan is to locate the same for me, and is a citizen of Texas.

Collector Swartwout, New York, to Col. Frost Thorn, Nacogdoches, Texas. New York, 11 February, 1836.

My Dear Sir-I received a draft from you yesterday for 1000 dollars at 60 days, which was promptly accepted, but there was no letter of advice accompanying it, This I regret, as I do not know what it is for, although I presume it is intended for the Texian cause. If so, please to inform me by return post—General Mason leaves this for Naeogdoches tomorrow morning. He goes on for the purpose of locating his grants, I have requested him to speak to you about Carahalls business, about which I will thank you to write me; I have paid your third draft, or rather my third note due 28th January. My interests are now very large in Texas, and I pray you to do all you can to sustain Mason. You must not forget that we who have hitherto purchased and paid for our lands were in a great degree, the cause of your getting so many gallant men into your country. I received a newspaper of your place of the 2d January, this morning, and thank you for it. We all feel that Texas is now Independent. But my dear sir, do not let your new government run into extravagancies, let them confirm all the land grants, and it will give confidence to those who may become purchasers, or residents hereafter. Let them decree that holders in the states shall have their rights preserved, and they will increase the value of their public domain. Let them also authorize foreigners or people in the states and in Europe, to hold real estate as if they were on the soil. Nothing would so far give character to your country.

As you are an old and respected eitizen, your advice ought to have weight.

Therefore speak.

Do my dear friend let me hear from you what is my atogue now worth, that is when you shall have made and maintained your independence? Write me all about that and other matters-

Believe me very sineerely yours, SAMUET SWARTWOUT.

As far as I can learn their early history, the brothers Swartwout began life as working painters. They kept an oil, paint, and dye-stuff store in New York, at the commencement of the war of 1812, and behaved very well in that contest. Their biography—the good and the bad of it—if they would entrust their papers to some able and discreet friend-would be a very interesting, curious, and pleasant volume. Of life, they tasted much of the bitterness-much of its sweets-the romance and the sad reality-the pains and the pleasures. Look at S. Swartwout's letter to

Hoyt, of March to the public as

Texas has do upheld Swartwo mouth of every few of Mr. Van particular locali

Mr. Van Bure 1829, but Swart long. A mutua play into each or folks began to Next year Swa "a d----d eon politely invited t

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tions," said a e "Those who do John W. Whe moved by Mr. Cu tion to Swartwou 13th ward. The service to the par ONE OF THE in support of Gen If such appoint this the John W.

^{*} There was evident! * There was evident!
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Mr. Attorney Cenera "Samuel Swartwont Capt. Whipple, and as

Albany, March 23rd, Of course, S. S. could duly installed as Inspecthe department, for whalbany, had doubtless conjugating the verb "

t " We have seen," o dependant for bread on possible impeachment, or appointed, both of V up from the pot-house, to ever before been known, an Inspector on board, I to wa'ch him, while he

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, Texas. y, 1836. at 60 days, panying it. itended for ason leaves of locating icss, about er my third I pray you ve hitherto our getting ur place of xas is now o extravae to those hat holders e value of states and ould so far

ve weight. rth, that is e all about WOUT.

gan life as ork, at the est. Their ers to some nt volume. mance and 's letter to Hoyt, of March, 1829. He would be the man for a family biographer-if as candid to the public as he was there to Jesse.

Texas has done more for northern politicians than people are aware of. It upheld Swartwout-raised Lawrence, Morris, Marcy, Ritchie, &c .- and is in the mouth of every office-beggar of note who enters Washington, save and except a few ci Mr. Van Buren's folks, who went on t'other tack to catch votes in their particular localities.

Mr. Van Buren* tried to got one of his creat acs into the Custom House in 1829, but Swartwout outgeneraled him-this caused a coolness, but it did not last long. A mutual friend persuaded them to dine with him, bury the hatchet, and play into each other's hands. They did so—and after that John Targee and his folks began to have an influence and get their friends appointed to snug berths. Next year Swartwout got mad at Van Buren, quarreled with and called him "a d—d contemptible, little monkey"—all of which the latter forgave and politely invited the former to serve out his term.

Messrs. Lawrence, Wetmore, Purdy, O'Sullivan, &c., seem to have charished far more affection for Hoyt and Swartwout than for Van Ness, of whom they say in the number of the News I have quoted, that "when in town he spends a much less number of hours in his office than any of his predecessors have done; and that during those hours he is with much difficulty accessible to merchants-busily employed, we suppose, in turning round and round the wheel of appointments-in a somewhat superfluous regulation of the politics of a ward-or a menacing inquisition into the reported disaffection of a trembling inferior." †

"There will not be very many changes in the Custom House till the fall elections," said a confidential friend of Mr. Lawrence, to me, a few days since. "Those who do their duty then will assuredly not be forgotten."

John W. Wheeler, an Inspector under Messrs. Hoyt and Swartwout was removed by Mr. Curtis. Mr. Van Ness reinstated him. His original recommendation to Swartwout was signed by John Lovett and his colleague, as aldermen of the 13th ward. They told the Collector to "place him in a situation to render much service to the party"—and represented him as "having been long known to us as ONE OF THE MOST EFFICIENT ELECTIONEERERS IN OUR WARD, in support of General Jackson and the State."

If such appointments as this are not treason against society, what can be? Is this the John W. Wheeler who voted in 1835 for Dr. Rockwell's motion at Tam-

^{*}There was evidently the best possible understanding established between Mr. Swartwout and the Albany Regency as early as 1835, for in that year and 1836, Marcy, Wright, Croswell, J. Van Buren, Corning, &c., are liberal in their letters to him, recommending candidates for his Hospital. Seymour and many others has an object. So, the 23d of March, 1836, Edwin Croswell (the Argus) recommends farmum Whipple to larly desirable at this time? that he should be admitted into Swart word? Poor Loues—and thus sums up old school.?"

Mr. Attorney Ceneral Van Buren thus endorses Whipple on the same sheet:

[&]quot;Sumnel Swartwont, Esq.—Dear Sir—I fully concur in the foregoing [Croswell's] recommendation of Capt. Whipple, and as he is a very clever fellow, to boot. I hope you will be able to do what he asks,

Yours truly,

J. VAN BUREN. Albany, March 23rd, 1836."

Of course, S. S. could not rest t "a very clever fellow," backed by a V. Buren and a Croswell. W. was duly installed as inspector, at \$1095 a year—his duties being, employed I presume, on the political side of the department, for which his "political qualifications" and "uniform" step in the ranks of fashion at Albany, had doubtless prepared him. I believe he chews his oats quietly, for I never saw him any where conjugating the verb "to do," except in the nation's biennial blue book—head "Salaries."

conjugating the verb "to do," except in the nation's biennial blue book—nead "Salaries."

† "We hive seen," continues the Netes, "numbers of sound and respectable Democrats, with families dependant for bread on their places, actually turned abruptly out, without the slightest impeachment, or suppointed, both of Whies and persons feirly entitled to be termed the seum of our population, skimmed up from the pok-house, the brothel, the gambling table and the fighting ring. When has it ever before here known, under any other administration of the Custom House, that a ship master, receiving an Inspector on hoard, has actually, from the notoriety of the bad character of the latter, set one of his crew to watch him, while he sent to the proper office to insist on having another officer to discharge his cargo it.

The scun of society, "skimmed up from the pot-house, the bothlet, the gambling table, and the fighting ring"—the notorious inspector and the "vagabond rowdies" remain in office under Lawrence. Very few of them have been moved; yet Wetmure, Pirdy, Tammany, and the News are silent as the grave! All they desired was the removal of Van Ness, the control of the merchants, the fingering the cash, and the command of van organized corps." Every Congressman-elect of the State and party—every congressional district in Ohio, New York, and Michigan, petitioned Mr. Polk to remove Van Ness. This, teader, is organized Van Burenism.

many Hall, denouncing Wm. Leggett and proscribing the New York Evening Post ?*

Duly endorsed as "a warm supporter," by M. M. Quackenboss, one of the Collector's bail, Mr. McCorkell comes forward to be recompensed for his "sacrifice of time and money." \$1095 a year, and perquisites, are my price, quoth Mr. McCorkell.

"To S. Swartwout, Esq.

April 13, 1829,

SIR-Having always been a Republican, and, having zealously advocated the Election of Andrew Jackson to the Presidency-for the advancement of which 1 have made much sacrifice of time and money-I feel myself entitled to present my claims before you, confident that you will do justice to me, (though but an humble individual,) who have worked in the same good cause in which you have acted so eonspicuous and successful a part.

I ask respectfully to be appointed one of the Inspectors of the Customs for this CHARLES MeDERMOT." port"-&c.

John Morris, "an ardent and capable politician," applied for his share of the spoils to Collector Swartwout, in 1831, immediately after the close of his (Morris's) political exertions at the fall election of that year. He was recommended by the signatures of John Yates Cebra, Daniel Jackson, C. P. White, Cha's Henry Hall, Walter Bowne, and Jeromus Johnson. Alderman Cebra wrote his friend Swartwout as follows:—" New York, Nov. 21, 1831.—Mr. Morris has for several years been one of our most active and efficient Jackson republicans in the first ward—and is now ACTIVELY AND ZEALOUSLY engaged with us." †

* Here are more specimens.

To S. Swartwout, &c. 23 April, 1829 .- "I have been throughout decidedly Jacksonian

ISAAC McGAW."

"Mr. Isaac McGaw, who wishes the place of Inspector, is, as I understand, an original friend of ours.

J. OAKLEY." "The Targee dynasty has long enough filled these offices with broken-down politicians, &c. GEO. W. WILSON."

Samuel Swartwout, Esq.—Dear Sir—Mr. George S. Messerve of the 11th Ward is an applicant for the appointment of Inspector of Customs. Mr. M. has been a strong party man, and is at present an ardent improrter of the present general and state administrations, and I have no doubt his appointment well give general satisfaction.

WALTER BOWNE. New York, April 30, 1335.

Extract from the application of John I. Moore of Flatbush for office, dated April 30, 1829, [His petitlon was endorsed by Alvin. M. Valentine, S. M. Fitch, &c.]—"Your petitioner has always acted with the republican party. And for the considerations aforesaid (that and his grand-father's patriotism) he dees sincerely hope and trust that he may now. IN SOME MEASURE BE REWARDED, with a small situation, by this just and enlightened administration."

Over the Collector of the Port of New York.—Sir—The bearer, Mr. Benj. C. Burdett, WAS ZEALOUSU ENGAGED IN OUR LATE CONTEST, and deserves the appointment he solicits, which understand to eat that of an Inspector.

I am, &c.

This civil request is favorably endorsed on the back by Campbell P. and Robert White, James McBride Ab'ın. Bell, & Co., Ogden. Ferguson, & Co., &c Comment is surely useless.

Ab'm. Bell, & Co., Ogden, Ferguson, & Co., &c. Comment is surely useless. † Francis B. Fitch was, in 1826, a lottery-office keeper in Wall street, and had been a partner of Jonethan Rathbone. It so happened that his was the first name called on the jury on the first trial of Jacob Barker, Win. P. Rathbone, Mark Spencer, Joseph G. Swift, George W. Brown, and their colleagues for a conspiracy to defraud the public, in the matter of "the Life and Fire," Fulton and Tradesmea's Banks, &c. Mr. Maxwell objected to Pitch, that he was implicated, and had an interest contrary to justice, through his connection with Castle Garden, Antoine Marble Bank, and had been a fire Company, and that he was a non-resident. Triers were appointed. Fitch swin a juror, the jury did at agree, (although the next jury did)—and the next we hear of Fitch is in the Blue Book, as one of Majvary Jesse Hoyt and B. F. Butler contended, as counsel for the accused, that Fitch was the right sort of juror—but, as Collector and District Attorney, these worthy functionaries were prepared to degrade the whole mercantile body in New York as unlit to sit as jurors in the courts of their country. As a specimen of the practice in the New York Custom House, let me refer to one of Mr. Hoyt's secret books, noting the results of a meeting of the hads, and their informers and advisers.

Ist wand—Now in office.—W. F. Boyle—Henry Leveley. In the opposition. R. John Everett—conservative—with ns now.—6th ward. Jos. Desyfous, "conservative, now with us"—"a great mistake-good,"—8th ward. John C. Neibiuhr, cleix—I. C. Morris—both doubtful—hever at a meeting of the wad before the last, Robert S. Newby, cierk, voted the democratic ticket. John J. Earle, conservative, but with ns now,—9th ward.—Joseph Gideon do, do,—Wm. Cairnes, lukewarn. Isaac Binxone, doubtful

An army of Den &c .- his caree Buren's letters duces him in Election Times

l have already moves his " org ing commentary, could be made. the favorite. Hi president, was co

"The tendency of t and a very obvious resporty treasury, out of vast multitude who cr rast ritutitude who cr nics is notoriously the they are in; who scru other, and by their ske many to conclude that office. Who does not ing the character of a secontry is thus corrup The affairs of the Go

lation would scarcely for the duties of office. an accountant. And t Thus because the coun burdened by an increa place, is to insure that

Is not the above last chapters-and Mr. Van Buren his letter of conde that such an estab ernment, was of ' exaggeration. It years before, as to of the State gover.

and its covetons m Francis P. Blair Clay until 1825, w

oth ward, Ed. J. Gross. M. B. Campbell—not to now—George W. Matsel Heary C. Attwood. F M. C.'s. When the attempt wa

voted for, one share each Whether he acted on the nether he acted on the c \$1095 as a pension, u Henry C. Attwood kep wdies, organizing mobs worldly means, and no depute thin up as their dispuse thin up as their dispuse the Whig candida maspector's birth, being of Aderman Lee of the 10 New Haven. Mr. Tyler Loonths, but the Senate repulated him—and he make way for him. His layen the family of the nake way for him. His the hands of such men as

f his interest.

ork Evening

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13, 1829. dvocated the t of which I present my it an humble ave acted so

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share of the of his (Mormmended by Cha's Henry e his friend has for sevicans in the with us."

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S April, 1829. S ZEALOUSLY understand to be understand to b 2d May 1829. RIEND of Gen-liciting from you CORKELL. fames McBride,

partner of Jonetheir colleagues. nd Tradesmen's contrary to jus-e Life and Fire the jury did not as one of Major Croswell would the right sort of to degrade the

r. Hoyt's secret

Everett-consergreat mistake-ing of the ward onservative, but xonie, doubtful

CHAPTER XXI.

An army of Demagogues. Blair and the Globe-a press bought for him by Noah, &c.—his career. Some facts about the Albany Argus—Messrs. Butler and Van Buren's letters. Wm. Leggett. Van Buren extols Jackson in '44—his press traduces him in '24. A Regency Team. Hoyt and the Times. The Standard.

I have already exhibited enough of the machinery by which Mr. Van Buren moves his "organized corps," to enable the reader, to judge whether the following commentary, by the Charleston Mercury, is not one of the most appropriate that could be made. In 1829, Mr. Van Buren reached Washington—Mr. Blair became the favorite. His paper came into existence, as he said, at the command of one president, was continued by a second, and ordered out of existence by a third.

[From the Charleston Mercury.]

[From the Charleston Mercury.]

and a very obvious result has been to make the interests of party usurp the place of its principles—
and a very obvious result has been to convert all the offices and expenditures of the government into a grand
party treasury, out of which an army of demagogues is to be feel. Such an army exists on both sides; a
nice is notoriously the hope of office; who demand proscription when they are out and denounce it when
other, and by their shameless pretensions to principles bring every good cause into contempt, and lead too
office. Who does not shameless pretensions to principles bring every good cause into contempt, and lead too
office. Who does not be that this is becoming more and more the case, and that our elections are assumconstructed that the foreign of the desired process of the desired process. The affairs of the Government will come to be distributed among men who have no faith or honor—whose
the sa glaring and shameless lie—who have already sold themselves for gain, and to whom the worst pecusion would scarcely be loss of character. And in most cases, these demagogues are unfit, fron ignorance
for the duties of office. The education of a street politician is truly a notable preparation business of
fresh duties of office. The education of a street politician is truly a notable preparation business of
fresh duties of solice. The education of a street politician is truly a notable preparation business of
fresh duties of office. The decation of a street politician is truly a notable preparation business of
processors. The affairs of the properties of the contraction of offices
business of successions are accountant. And this incompetency has led and will continue to lead to the multiplication of offices
business of successions. The success of the contraction of offices of the contraction of the contraction

Is not the above, a true commentary on the facts I have condensed in the two

last chapters-and if so, what ought to be done about it?

Mr. Van Buren affirms that such a state of things is the best we can have. In his letter of condolence with Blair and Rives, dated April 24th, 1845, he asserts that such an establishment as their Globe had been, at the seat of the federal government, was of "vital importance" to the success of our cause, is ineapable of exaggeration. It will be hereafter seen that he uttered similar sentiments many years before, as to the importance of having an Argus and a Croswell at the seat of the State government. For my part, I think that the hoist he gave to the Globe and its covetous managers has, thus far, been the best act of Mr. Polk's adminis-

Francis P. Blair of Kentucky was, like Amos Kendall, a strong supporter of Mr. Clay until 1825, when he joined General Jackson. He was poor-owed the United

19th ward, Ed. J. Gross, (application for office.) Men. "Belongs to the Methodist society."—13th ward, Earnbell—not thorough—late a convert. 17th Ward, P. P. Livingston, conservative—with us flerr C. Attwood. Hoyt's note—"very strong papers."—Levi D. Slamm. J. Lawrence Benedict—by I.M. C.'s.

Henry C. Altwood. Hoyt's note—"very strong papers."—Levi B. Stamm. J. Lawrence Benedict—by I M. C.'s.

When the attempt was made to defraud the Tradesmen's Bank, in 1826, a number of mock directors were water for, one share each having been previously entered in their names. One of these was Job Furman Whether he acted on the appointment I know not, but after Eckiord became a street Swartwout, Job Benry C. Altwood kept tavern at the corner of Allen and Houston streets. Had a talent for managing mobs, organizing mobs, &c., was a delegate to the Van Buren Convention of 1843, at Syracuse, well off as dependent family and the world when the tavern known as Herminage Hall. In the fall of 1843, the Tammany class thin up as their candidate for high sheriff of New York, and thereby insured the election of Mr. aspector's birth, being "out of employ, with a dependent family." His character was then endorsed by Aleman Leof the 10th, Carnelius Murray, and M. M. Quackenboss—also by W. H. Ellis, Collector, when the Stamps of the New York, and there were the endorsed by Aleman Leof the 10th, Carnelius Murray, and M. M. Quackenboss—also by W. H. Ellis, Collector, when the Stamps of the New York, and the Health and the Aleman Purdy applicated him—and he had to take \$1500 a year as a Guager, another person having been displaced to make way for him. His brother got an Inspectorship—and betwixt the \$2595 from the public and their them the family of the Attwoods continue to thrive. Mr. H. C. A. is a very serviceable instrument in the hands of such men as I have described—nor will his scruples be at any time found to stand in the way of his interest.

States Braneli Bank at Lexington, paper on which was his name and the names of other persons, amounting to \$20,744—and when some \$2000 had been paid on one of the notes, he was released for a fee of \$37, and the payment of another

man's obligation for \$200. In 1830, therefore, he was insolvent.

He came to Washington in 1831, without types or press—received Mr. Van Buren's missive to the leaders of the party at New York—was set up in Washington, and his press paid for by Messrs. Noah, Swartwout, Hoyt, Bowne, Jackson, Hamilton, Gouverneur, and Cornelius W. Lawrence. Richly have they been repaid for the outlay-Mr. Blair speedily rose from poverty to the possession of immense wealth-resided in a splendid mansion-gave dinners and suppers to presidents, foreign ambassadors, cabinets and congressmen in a style of oriental magnificence-played on his organ (the Globe) the party tunes his employers required—and no other—where they enjoined silence he was mute—if they bade him attack vice or virtne-the good or the bad-he was ready. No tiger could be more fierce-no wolf more blood-thirsty. He could take any part. But to his keepers he was tame—a word from them awed him into instant stillness.
The Committees of Congress, of the Van Buren party, carved out immense jobs— \$ 500,000 in the Documentary History alone—the work of Congress and the Exec utive, worth \$40,000 a year was most times in his hands. In a luckless hour he was bidden to tell, or Amos Kendall told, thro' his columns, that Governor Hilled New Hampshire was "the mere tool of the administration" of Mr. Tyler—and then, if not before, were family secrets disclosed, and the unjust and enormous prices, and the vast and profitable contracts, of the Van Buren wire-worker at Washington, revealed to the world. Mr. Blair was soon able to bet heavily on elections, and it is said that he did so-able to endorse notes and make pecuniary advances to influential congressmen-ave, and to lend \$10,000 to his patron General Jackson.

When Mr. Hoyt broke down-when the Manhattan Bank affair happened-as well as on other similar occasions, where his party suffered, Mr. Blair maintained a decent silence—but when Morris and Varian had caught a paper parcel at Pierce's, which Hoyt, Lawrence, Allen, Edmonds, and Butler sat in judgment upon, one would have supposed the Globe a moral earthquake. Yet its owner's eye, like Croswell's, was ever on the spoils-his avarice, like that which filled Pizarro when he broke faith with the Inca. Pickens in Congress called him "a galvanized corpse."

New York, Saturday, 18th February, 1332.

" To Jesse Hoyt-M. M. Noah-Samuel Gouverneur-Walter Bowne-William P. Hallett-Samuel Swartwout-Cornelius W. Lawrence-James A. Hamilton and others.

Gentlemen-When F. P. Blair, Esq. was in this city, you each subscribed?

certain amount, for the purpose of furnishing him with a Printing Press.

At the meeting of his friends on that occasion, the subscription was short of the amount required—but I well recollect the *Pledge* you made—which was—that the Press should be furnished and paid for-and that he might rest assured of its being forwarded as soon as it could be procured.

The press has been sent to Mr. Blair, under the direction of some of the subscribers-and \$1370 paid on account of it-the balance due the maker is \$637

50 cents, for which he has commenced suit against me.

As I did not either contract with, or have any thing to do with Mr. Hoe, the maker of the Press, except my exertions in collecting the subscriptions, and paying

them over, I shall of course resist the payment of it.

It appears to me that this matter ought not to be subjected to an investigation in Court of Justice. Mr. Hoe should be paid for the Press-and I think the gentlemen who pledged themselves to Mr. Blair, are, in honor bound, to pay immediate attertion to the subject.

I therefore suggest that you meet for the purpose, at the Bank Coffee House, or

Tucsday evening at 7 o'clock.

Yours very respectfully,

DANIEL JACKSON.

The History of the Albany Argus is longer than that of the Globe, but the aspect of the northern official differs only from that of the southern, in its adaptation to

different purpos first proprietor, Buren, and Isaa and left it whe

Mr. Cantine were profoundly position of state each man writing and had voted for

Senator Van My Dear Sirknew that nothi Mrs. Cantine's Hoes to be at A to Mr. Buel, whyou can. If an will oppose it. BUEL FOR \$ son ought at leas and under no cir ble, and, ABOV EDITED AT LOWS. With which now agitat thanks to Mr. D write them soon

Mr. B. F. But My Dear Sirnor's folly by th Argus business l ble for the mode nity, &c. I hav

Mr. Noah, in Democratic Legis Jesse Hoyt and from Catskill, wh of Croswell and I

"They are a set pings of unclean b lows, who go abou shaking hands wit eked out with kno questions into a le Of this CABAL We

Leggett's cours their utmost to co

^{*} The Columbian of pinting for one third let. Spencer was for letti Honal profit thus went i Honal profit thus went i Rebruary, 1821, sa Senator of the United directed the following a and to be the assistant. Mr. Wilcoxon, who is t neilus Hogeboom, who is the control of the third will be the spence of the third will be the said that the third will be the said the the said that the said the the said the sa

in the County of Colum is State printer; and Be the King's poor cousins

nd the names had been paid eut of another

ived Mr. Van p in Washing. wne, Jackson. they been ressession of impers to presioriental mag. employers rethey bade him iger could be part. But to stant stillness. nmense jobsand the Execkless hour he vernor Hill of r. Tyler-and and enormous vire-worker at bet heavily on ake peeuniary

his patron happened-as r maintained a el at Pierce's. ent upon, one er's eye, like Pizarro when nized eorpse."

uary, 1332. wne-William A. Hamilton n subscribed a

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fee House, on

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different purpose, the management of only a single state. Mr. Jesse Buel was its first proprietor, and he sold out to Moses I. Cantine, a brother-in-law of Martin Van Buren, and Isaae Q. Leake his partner, who had been eashier of the old Buffalo Bank, and left it when the brokers were redeeming its notes at a shilling to the dollar,

Mr. Cautine was an attorney—Leake had been bred in a bank—of printing they were profoundly ignorant—but party machinery placed them at once in the lucrative position of state printers*—the Regency were all of them ready to act as editors, each man writing on that which most interested him. Cantine was a state senator, and had voted for banks and insurance companies, wholesale.

Senator Van Buren to Mr. Jesse Hoyt.

Jan'v 31, 1823. My Dear Sir-I am overwhelmed with the account of poor Cantine's death, knew that nothing from me can be necessary to secure your zealous attention to Mrs. Cantine's interest, if any thing can be done for her. I have written to Mr. Hoes to be at Albany; you will find him a most useful man. I have also written to Mr. Buel, which letter I want you to see. Among you all you must do the best you can. If any thing can be done for Mrs. C. I hope and believe no republican will oppose it. MR. HOES AND MYSELF ARE RESPONSIBLE TO MR. will oppose it. MR. HOES AND MYSELF ARE RESPONSIBLE TO MR. BUEL FOR \$ 1500 of the last payment. If nothing better can be done, no person ought at least to be appointed who had not previously purchased the establishment—and under no circumstances ought any one to be appointed who is not a sound, practicable, and, ABOVE ALL, DISCREET republican. WITHOUT A PAPER THUS EDITED AT ALBANY WE MAY HANG OUR HARPS ON THE WILLIAMS WILLIAMS AND ARREST CONTRACTOR OF THE WILLIAMS AND ARREST CONTRACT LOWS. With it, the PARTY can survive a thousand such convulsions as those which now agitate and probably alarm most of those around you. Make my sincere thanks to Mr. Duer and Mr. Sutherland for their kind letters, and tell them I will write them soon. In haste, yours truly, M. VAN BUREN.

Mr. B. F. Butler, to Mr. Jesse Hoyt. " Albany, June 5, 1824. My Dear Sir-You have by this time heard the consummation of the Governor's folly by the issuing of his proclamation. You will see that the Argus business has been at last accomplished. I was obliged to become responsible for the moderation of the New York paper, and to execute a Bond of Indemnity, &c. I have written to Hamilton for it. Do see that it is sent soon. Yours ever,

Mr. Noah, in 1839, mentioned that he was nominated as State Printer by a Democratic Legislature, but that Mr. Van Buren, being opposed to him, "set Jesse Hoyt and other tools at work and defeated him, and brought up Croswell'' from Catskill, who was elected. Mr. William Leggett gives us a graphic sketch of Croswell and his confederates-very. Here it is-

"They are a set of creeping, dissembling creatures, who have grown fat on the drippings of unclean bank legislation—a knot of cat-paced, sly faced, cringing, artful, fellows, who go about among the members of the legislature, smiling, and bowing, and shaking hands with all they meet, and disclosing their schemes in broken whispers, eked out with knowing shrugs and nods—they are men who strive to turn all political questions into a lever to raise up and set in motion their own nasty, selfish projects. Of this CABAL we believe the state printer to be the soul and center."

Leggett's eourse alarmed Van Buren, and he wrote to Butler and others to do their utmost to conciliate him in a quiet way.

^{*}The Columbian of March 3d. 1821, states, that Messrs. Hosford of Albany offered to do the public printing for one third less than the Legislature afterwards agreed to be pay Cantine and Leake, and Mr. John C. Spencer was for letting them have it; but Ulshveffer had previously drilled the party, and \$7000 of additional profit thus went into the pockets of C. and L.

In February, 1821, says the Northern Whig, "Martin Van Buren having procured himself to be made Seautor of the United States by the legislative caucus—(for the majority utere against him)—then directed the following appointments to be made, viz: J. I. Van Allen, the half brother of Martin, Surrogate, and to be the assistant judge of the common pleas; Martin's brother. Abraham Van Buren, to be clerk; a Mr. Wilcoxon, who is the bartner of Van Allen, who is the brother of Martin, to be District Attorney; Cornellus Hogeboom, who is the brother-in-law of Abraham, who is the brother of Martin, an affilialit commissioner; Barmet Hoes, who is the brother in-law of Martin, Deputy Sheriff for Kinderhook; and all these in the County of Columbia. Then near by in Albany, Moses I. Cantine, the brother-in-the brother-in-the state printer; and Benjamin F. Butler, the partner-in-taw of said Martin, is District Attorney. Truly, the King's poor cousins are tolerably well provided for."

Mr. Van Huren in Mr. Hayl.

Dear Sir-Please to ask Mr. Laggett to send me his paper. Please also ask the editors of the Evening Post to send their paper here. It now goes to Albany. M. VAN HUHEN Yours truly,

[Written on a sheet of gift post, from Washington, Dec. 1830.]

On the 12th of March, 1844, Mr. Van Buren wrote to Gauseyingt Melville (then electroneering for the office he has since got, or for any other,) that " Drives from ill fated Trelainl, the family of General Jackson sought relage in this may happy country. The future here and the statesman 'swore cleud curenty to every kind of tyranny over the nind of man.' How faithfully that make vow has been kept will be reciaded in the pages of his country's history," &c.] have not room to copy Mr. Van Huren's elegant and energetic letter - but as he knes General Jackson's character just as well in 1824, when he was endeavoring to pa him down and Crawford up, how came he, Croswell ad Butler, (for I have travel the ownership to them,) to talk thro' the Argus, in such a utrain as the following

· The political notions of Mister Jackson cumot be mistaker. Under the weld disguise of elevating men most conspicuous for their probay, virtue, &c., he is bein upon the destruction of the republican party." Argus.

· Phay need only to be real and reflector are by republicans to be discusored to be altogether much and worse than visionary. They make a mackery of the lives and conduct of such non as Jotlerson and Madison. "- 15.

· The fact is clear that Mister Jackson has not a single technic in common with the reputdicae party. The receise of that -he desires, and makes the morit of desiring, the total extinction of it." is.

There is hypocrisy somewhere in this. Who can explain it?

On the 17th of February, 1834 the Argus, in the name of its directors, proclams ed through the States ... Let that man, or that newspaper, which attempts to disturb the public confidence in the Banks, or in the increhants, he marked as a enemy and treated as such." And no doubt "It was the claim of safety fund banks—the distribution of stock—the appointment of directors and officers, and the Presses in each county,* which gave doubtful counties to the Albany Regency, and when the reins which governed each bank and each county were gathered is gether and placed in Mr. Van Buren's hands, he drove the whole team without any danger from division or upsetting.

* E. W. Davis to Jesse Hoyt.

Times Office, July 1846 Sir. I understand there are meetings at your office in regard to our establish Times Office, July 1896. Ser. Linderstand there are meetings at your office in regard to our establishment. If you think, No. this is an homerable proceeding you will persist in at Thave only to ask you when making up cour plans to remember that I have upwards or \$5000 in the establishment. 3003, cak which plan in, and which was taken to peo to the press and types we are using. 2000, cash which Lac responsible for, and between 5 and 500 which is moves in beauthy, having borrowed that amount of many to carry on the establishment. The remainder was subseribed. I isobere, by yourself and several other gentlement too still to \$2.00 cach. I shall be happy to leave the establishment, for I have known inthing is any fair ness and considered in the dark of an originarious and put ful medicing which that not suppose gentlemen could be guilty of I entered the establishment from my regard to the course of Androw Jackson, and only sak not to have my little property to a from them. It.

To George D. Strong and John I. Graham, Esqs., N. Y.

Geathermon. I hold your certificate for g25d advanced to the proprietors of the New York Times. The Contract of that paper to such us does not meet my approbation, and I am therefore desirous that you Frust should be brought to a close, to the end that I may be retundinged for the advances I made. Learned content that my money should be used as an instrument to oppose the wishes of the people or the intense of the people of the intense of the intense of the people of the intense of the people of the intense of the intense

A single alvertisement, not so useful to the public as if it had taken mother form, was prepared at the expense of the City treasury N Y, in and of the New Era and Evening Post, for which they recense \$11000. It was not sent to them for the general good—one insertion in the Sun would circulate wider than \$11000. It was not tent to them for the general good—one insertion in the Sun would circulate wider that three in both the others—but to uphold them. In the manner, in 1830, proposals were issued to pay off the debts of a stock jobbing paper called the Siandard. S. Cauthreleng, W. S. Ce, and W. Van Wyck wer named as trustees to receive the casa and regulate its expenditure, and the paper was to advocate the normanous mide at Trustians 1841. My intert Van Schack put down \$1000. Charles Henry Halt, \$600 of the debt it owed him—and no doubt the Neies is a machine not very dissimilar to with the Standard wis when Mr. Butter was in the habit of going down to the office and putting his own plety and patriotan though its leading editorials. The Press. , 1 und lun Hn scrine to 10 Lan Haren v on his old fr in the full I.

Mr. Junes C in it matrix of l'aned States, merly conducte the N. Y. Cou the proprietor New York H nalist, less att merconary hire at fromland de time character, pandence, with

to write you ne-There been p Jackson men Cour er with ' i They cannot Wehlt. Smelt i I shall write a

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DEAR SIE

DEAR SIR-I and Mr. Ingham one renovated. New York Tl Major Moore i movements are u and Mr. Clay. I have picked

shall tell you in I am ginnig to o

[No. 3.] P'm'k

Dear Hoyt-Y conveying the reall have entertaine Post, in their agg for such a feeling cost and my own other way than t se also ask the A Blany N HUREN

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July 20, 1836 ork Times. The

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s prepared at the ch they received ted to pay off the Van Wyck were to advocate the lettry Hall, \$500 the Standard was y and patriousm

CHAPTER XXII.

The Press. James Gordan Bennett. His secret to respondense with Messes. Hoyt and Lan Buren His peruniary difficulties affection for the Regency-ten years service to Van Bucce pealousy of Munford offort to get \$2500 auguish, Se. Van Buren deserveds have-he gives Van Buren's character, and turns his bag gun' on his old fewnils. He says ditto to Leggett's account of the Regency. This course on the full Elections of 1810.

Mr. James Gordon Hennett is said to be a man of education and intelligenceis a native of Scotland-self-made-well acquainted with public affairs in the Panted States, and with the characters of our leading politicians. He formerly conducted a newspaper in Philadelphia, ably assisted in the management of the N. Y. Courner and Enquirer, while owned by Webb and Noah, and is now the proprietor of a journal said to have a very wide encolation, entitled the New York Herald. Mr. Hennett has been represented as a liberal jourgalist, less attached to party than to truth-and he has been denonneed as a mercenary hireling, ever ready to prostitute the power of his press to the purposes of fraud and deception, for private gain. Whether either of these, or what, is his tme character, will perhaps be ascertained by a perusal of the following correspandence, written by lumiself, and his quondam friend, Mr. Van Buren.

[Na. 1.] Mr. Bennett to Mr. Hoyt, at N. York.

Philippina and The June, 1829. Dean Sug. When I first contemplated leaving New York a few days I promised a write you occasionally. Of course I consider the promise still good,

I have been part of three days bere, and have mixed a good deal with the leading Jackson men. They recoved the account of the Union of the Enquirer and the Conver with 'inter astomstanent'. So they told me in express terms,

They earnot conceive how the party in New York can repose confidence in Mr. Weld. Such is the sentiment here.

I shall write you again from Washington. In the meantime, will you do all you can about the paper? Spuring Butler for he wants it. am, Dear Sir, yours truly, JAMES G. BENNETT.

[No. 2.] Mr. Bennett to Mr. Hoyt, at New York.

Per mail. Washington, 11 June, 1829. DEAR SIR-I arrived here the day before yesterday. I called on Mr. Van Huren and Mr. Ingham. They are both in favor of the new Democratic paper or the old one renovated. The feeling against the coalition time about as strong here as in New York They knew it would be corrected by the public men in New York.

Major Moore of Kentneky is here. He brings accounts from the west that some movements are making of a carnous nature between Judge McLeau (late posinoister) and Mr. Clay.

I have picked up a good deal of political information of various knods which I shall tell you in New York.

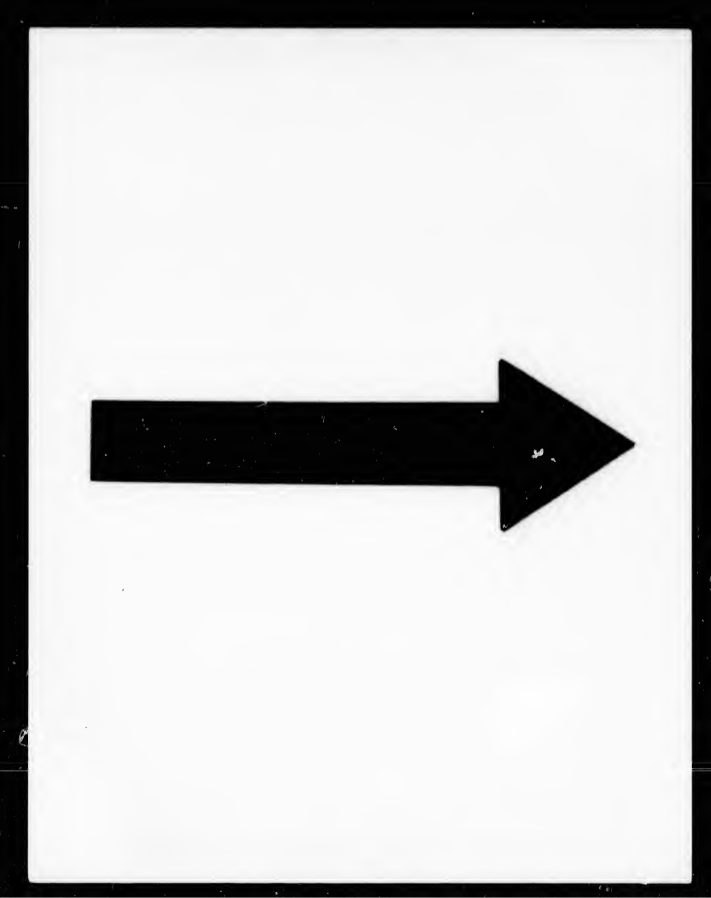
I am going to call on the President to-day. I nm, Dear Sir, yours truly,

JAMES G. BENNETT.

[No. 3.] P'ur'k Phil. 17 Aug. Address—Jesse Hoyt, Esq., Att'y at Law, N. Y.

Philadelphia, 16 Aug. 1832.

Dear Hoyt-Your letter amuses me. The only point of consequence is that conveying the refusal. This is the best evidence of the deadly linstility which you all have entertained towards me. It explains, too, the course of the Standard and Post, in their aggressions upon me ever since 1 came to Philadelphia. The name for such a feeling in the breasts of those I have only served and aided at my own cost and my own sacrifice, puzzles me beyond example. I can account for it in no other way than the simple fact that I happen to have been born in another country.



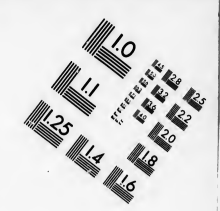
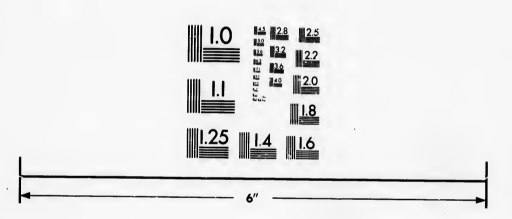


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[No. 7.] (

at Law, New DEAR HOYT inevitable; In tests which V. how I can avoi

I must put up with it as well as I can. As to your doubts and surmises about my future course, rest perfectly easy—I shall never abandon my party or my friends. I'll go to the bottom sooner. The assaults of the Post and Standard I shall put down like the grass that grows. I shall carry the war into Africa, and "curst be he who cries hold, enough." Neither Mr. Van Buren and the Argus nor any of their true friends will or can have any fellow feeling with the men-the stockjobbers—who for the last two years have been trying to a stroy my character and reputation. I know Mr. Van Buren better—and I will stand up in his defence AS LONG AS HE FEELS FRIENDLY TO ME. I will endeavour to do the best I can to get along. I will go among my personal friends who are unshackled as to politics or banks, and who will leave me free to act as a man of honor and principle. So my dear Hoyt, do not lose your sleep on my account. I am certain of your friendship whatever the others may say or do. I fear nothing in the shape of man, devil, or newspaper-I can row my own boat, and if the Post and Standard don't get out of my way, they must sink me-that is all. If I adhere to the same principles and run hereafter as I have done herectofore, and which I mean to do, recollect it is not so much that "I love my persecutors" as that I regard my own honor and reputation. Your lighting up poor Webb like a fat tallow candle at one end, and holding him out as a beacon-light to frighten me, only makes me smile. Webb is a gentleman in private life, a good hearted fellow, honorable in all his private life, a good hearted fellow, and the small s vate transactions as I have found him, but in politics and newspapers a perfect child—a boy. You will never find the Pennsylvanian going the career of the C. & E. That suspicion answers as a good excuse to those who have resolved before hand to do me all the injury they can, but it will answer for nothing else. I am, Dear Hoyt, Yours truly,

P. S. The \$200 in specie I'll put into my big Gun and give U. S. Bank and Stockjobbers a broadside. I wish you would let me know any other U. S. Bank movement in your city. This is the battle ground of Bank contest—here is the field of Waterloo. New York now is only the Pyrrenies.

[No. 4.] P'm'k Alb'y, July 20. Address, "Jesse Hoyt, Esq., Counsellor at Law. N. Y." Albany, 20th July, 1829.

Dear Sir-Since I arrived here I have seen our friends in the Argus office and State department-I mean Major Flagg, Mr. Wright, and Mr. Croswell. They are very friendly, but they say they have heard little of our local matters in New York, onsequent on the sale of the Enquirer, with the exception of a passing remark from Mr. Cambreleng as he passed through here a few weeks ago. They speak in the highest terms of Mr. Barnum, and assure me that he is every way capable for the position in New York. I am sorely puzzled to know what to do. Although our friends here think it a very favorable opportunity to start a new paper, yet they think it a very hazardous experiment. They told me to day that if the party had the control of the political course of the Courier and Enquirer, it would be more eligible than a new paper. This they think could be done by placing an editor there under the auspices of the General Committee-an Editor who would take care of the interests of the party and his friends. They are afraid that the political patronage is not sufficient for the support of a new paper, and they are of opinion that a journal which now enjoys all such patronage as the Courier and Enquirer ought to give up its columns to a political Editor appointed by the General Committee. I wish you could get me out of these contradictory views and opinions. If you and Mr. OAKLEY, and Mr. CODDINGTON, and a few other of our friends could settle what course I shall take previous to my return, I DO NOT CARE WHAT IT IS— I shall adopt it-I know it will be a proper course. Which is the best and cheapest mode of expressing the views of the party? A new or an old paper? I shall be impatient for action when I return. Now is the time to sow the seed. This is the spring of politics. The birds are beginning to sing. I cannot resist those influences, and if you set yourself to work, I know you can accomplish the matter to a T. Do not call me a heretic, and a triffling fellow, because I have spoken thus much of C. and E. If it be heresy, then undoubtedly must head quarters be in a bad way.

On the evening before I left New York, I received a letter informing me that the

Herald intended to publish on Saturday morning last this-" The last callying point

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Counsellor at July, 1829. rgus office and ell. They are in New York, g remark from speak in the capable for the Although our aper, yet they party had the e more eligible tor there under re of the interatronage is not that a journal ght to give up . I wish you you and Mr.

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of the Republican Party has been surrendered, by the purchase by the Couriet of the services and prospects of the gentleman who was to have published the N. Y. State Enquirer, &c. &c. &c. Y. I went to the office of the Herald and told them it was untrue, and forbid its publication. Snowden will tell you the whole story. It appears that Mumford went to the Herald and told them the story. You can see in this the finger of our friend BUTLER and Elisha Tibbets probably, who want to make as much mischief as possible. I hope old King caucus will remember them. I shall write nothing for the C. and E. during my tour—that you requested to do. Tell Mr. Oakley that my next letter I shall write to him probably from the Springs. I am, Dear Sir, yours truly, JAMES G. BENNETT.

P. S.—If you have any thing to say particularly in the course of this week write Buffalo to me.

P. S.—Mr. Croswell thinks that under present circumstances the Republican General Committee can make their own terms with Webb and Tylee. Would not a private meeting of our friends on the subject be a good first step?

[No. 5.] Post m'k, Phil. 13 June, [1833.] Address Jesse Hoyt, Esq., Counseller at Law, New York.

Dear Hoyr,—You will see by the papers what we are about here. My object is to make the party come out for a National Convention.

It can be done by prudence, skill, and address.

In relation to what I talked to you in New York, I have an earnest word to say. I really wish that my friends there would try to aid me in the matter I formerly nentioned.

Morrison I fear will do nothing.

John Mumford has been aided to the extent of \$40,000. With a fourth of that sum I would have done twice as much—soberly and with some decency too.

I should be sorry to be compelled to believe that my friends in New York should bestow their friendship more effectually upon a dr——en fellow than me, who certainly has some pretensions to decency.

I am sorry to speak harshly of any body, but really I think there is something like ingratitude in the way I have been treated.

I want no favor that I cannot repay. I want no aid that is not perfectly safe.

I should like to hear from you, if there is any likelihood of my success.

Yours, &c.,

J. GORDON BENNETT.

[No. 6.]

Philadelphia, 27th July, 1833.

Dear Hoyt,—I have written to Van Buren to-day about the old affair. I MUST have a loan of \$2500 for a couple of years from some quarter. I can't get on without it—and if the common friends of our cause—those I have been working for 8 years—cannot do it, I must look for it somewhere else. My business here is doing very well—and the money would be perfectly safe in two years. You see already the effect produced in Pennsylvania—we can have the State—But if our friends wont lay aside their heartlessness, why, we'll go to the Devil—that is all.

There is no man who will go further with friends than I wiil—who will sacrifice more—who will work harder. You know it very well.

I must be perfectly independent of the little sections in this city, who would hurry me into their small courses, at the risk of the main object.

Kendall leaves Washington tomorrow on his tour of Bank Inspection. Let me hear from you. Yours, &c.

JA'S GORDON BENNETT.

[No. 7.] (Post mark, Phil., Aug. 3.) Address—Jesse Hoyt, Esq., Attorney Philadelphia, 3rd Aug't, 1833.

Dear Hoyt,—I am extremely sorry at the result of your efforts. The effect is inevitable; I must break down in the very midst of one of the most important contests which VAN BUREN'S CAUSE ever got into in this State. I do not see how I can avoid it. With every advantage in my favor—with every preparation

made-every thing in the finest trim to check-mate and corner all the opposition to Van Buren, and to force them to come out in his favor-as I know they must do soon-I must give way to the counsels of those who have most hostile feelings to the cause—and on what ground? Because neither Mr. Van Buren nor his friends will move a finger in my aid. I must sav this is heartless in the extreme. I do not wish to use any other language than what will convey mildly the anguish, the disappointment, the despair I may say which broods over me. If I had been a stranger to Mr. Van Buren and his friends-if I had been unknown-if I had been blest in being a blockhead—I might not have got into my present posture—nor would I have expected any aid from your quarter. But after NEARLY TEN YEARS spent in New York, WORKING NIGHT AND DAY FOR THE CAUSE OF MR. VAN BUREN AND HIS FRIENDS, surrounded, too, as I have been, with those who were continually talking against him, and poisoning me to his prejudice, the trea ment which I have received from him and his friends during this last year, and up to this moment, is as superlatively heartless—and if I could use any other word more expressive of my sentiments I would-as it is possible to conceive or imagine. By many of those whom I have supported for years I have been suspected, slandered, and reviled as if I had been in bitter hostility to Mr. Van Buren for years, instead of supporting him through every weather, and even sacrificing myself that I might retain the same feelings towards him-for I assure you I might have continued my connection with the C. and E. last year, very much to my advantage—retained my share in the printing office of that establishment, if I had not differed with Mr. Webb on the points that you know so well of. I sold out however to *Hoskin—saved a small pittance from the wreck of the † Globe out nowever to Tioskin—saved a small pittance from the wreck of the 1000c—came here and invested it in the Pennsylvanian, which is now entirely under my control, provided I could find a friend anywhere between heaven and earth to help me along, and enable me to carry out MY FIXED PURPOSE IN FAVOR OF VAN BUREN and his friends. But that friend God has not yet made, though several of the opposite character the other gentleman has put his brand upon, and fondly says "this is mine."

I except you, DEAR HOYT—I am sure you would help the cause if you could. I find no fault with you, although what fault you find with me about the deposits is nonsense, and only a clamour raised in Wall street by a few of the jealous blockheads hostile to me, who have not brains to see that in this city we can use the deposit question very efficiently in the October election. I do not blame even the jealous blockheads or any others in New York—I blame only one, and that is the Vice President himself. He has treated me in this matter as if I had been a boy—

a child-cold, heartless, careless and God knows what not.

By a word to any of his friends in Albany he could do the friendship I want as easily as rise and drink a glass of Saratoga water at the Springs. He chooses to sit still—to sacrifice those who have supported him in every weather—and even hardly

to treat me as one gentleman would treat another.

I scarcely know what course I shall pursue, or what I shall do. I am beset on all sides with importunities to cut him—to abandon him—What can I do? What shall I do? I know not. You will excuse this letter—you can easily appreciate the situation of a man confident of success if properly supported—but nothing before him but the abandonment of his deliberate purposes or a shameful surrender of honor and purpose and principle and all.

Yours truly,

J. G. BENNETT.

I do not know whether it is worth the while to write to Van Buren or not—nor do I care if you were to send him this letter.

[No. 8.] PHILADELPHIA, 15 Aug't, 1833.

Dear Hove,—I have not heard from you for a week. I hope that my old friends—if I ever had any—which I begin to doubt—will not forget what I have heretofore done or what I may do. Do let me hear from you again for good and all at least.

I am, Dear Sir, Yours, &c.

JA'S G. BENNETT.

[No. 9.]
Address—Je
DEAR SIRfriendship for
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directly or in I am situated public ground other support shall wish h he quarrels ware as indepe and remain. your letter, a net. I did so New York a make out to make these e:

Saratoga,

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^{*} I think that is the name.

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ug't, 1833. ny old friends have heretoood and all at

ENNETT.

[No. 9.] P'm'k, "Saratoga Sp'gs, Aug't 20." Free-M. Van Buren. Address-Jesse Hoyt, Esq., New York.

DEAR SIR-I return your Mr. B.'s letters. I have never doubted his personal friendship for me. I would always have been happy to do him good, but I cannot directly or indirectly afford pecuniary aid to his press, and more particularly so as I am situated at the present moment. If he cannot continue friendly to me on public grounds and with perfect independence, I can only regret it, but I desire no other support. Whatever course he may pursue, as long as it is an honest one, I shall wish him well. He does not understand the relations between the Editors he quarrels with and myself, or he would not complain of me for their acts. They are as independent of ine in the management of their papers, as I wish him to be, and remain. I had intended to have said thus much to him, but the your letter, and the evident tendency of his paper, render it preferable that I should not. I did suppose that he would have found no difficulty in obtaining money in New York as others get it, if our friends in Philadelphia could not all-together make out to sustain one press. If you happen to meet him I wish you would make these explanations to him, BUT KEEP THIS.

I am, in haste, your friend, Saratoga, August 19, 1833.

M. VAN BUREN.

On the 15th of August, 1833, Mr. Bennett wrote Mr. Hoyt, earnestly entreating Mr. Van Buren's ultimatum, which that gentleman gave in his letter of the 20th, from Saratoga Springs, showing that he had no confidence in him—but whether he feared his venality or his independence is not stated. That Hoyt doubted him he frankly admits.

When Mr. Bennett found that he had nothing to hope from that quarter, he addressed a letter to General Jackson (Sept. 10,) impeaching "Amos Kendall and certain confederates," with reference to the pet bank scheme, to which the president replied. Mr. Bennett had received many confidential letters from Kendell—of these he published several. Mr. R. M. Whitney had also written him—concluding with "Pray burn this letter after you have done with it." It went into his paper! Mr. Cambreleng made similar requests to his agent, Mr. Hoyt,

but some of the letters that might have been in the fire appear in this biography.

Mr. Bennett issued a series of letters, through the press, entitled "The Kitchen Cabinet laid open"—said he had been for withdrawing the federal treasure from the United States Bank and giving it to other institutions—showed that he had been very intimate with Kendall—viewed Kendall now as "black and treacherous"-and showed that a quarrel he had had with the Standard, his defence of the two Enquirers, and the course he took about the bank and its branches, had impressed on the minds of many persons in the Van Buren pet bank army, that he was on both sides. Kendall tells him as much.

I have said that all this bitterness of opposition to his late colleagues followed close upon Van Buren's ultimatum not to lend him \$2500. In December, 1833, the firm of Mifflin, Parry & Bennett was dissolved, and the latter removed from all control in the Pennsylvanian newspaper.

Mr. Bennett's conduct and correspondence-the undue influence of his journaland the causes which may induce such men as him to strain every effort to effect the election of one set of candidates, or to cover those very candidates with obloquy and slander, according as his private interest may be affected-are subjects for the statesman, the moralist, the christian, and, above all others, the friend of our free institutions to ponder over. If the wealthy can thus select and enlist at will, or discard as superfluous, journalists of talent and great circulation, as they would a lawyer to speak for them in a court, for his fee, is not our elective system in dangeral. ger? What shall be the remedy?

Read Mr. B.'s correspondence, and you will perceive how little is known by common newspaper readers of the secret springs which move their favorite editors. He would "stand up in Mr. Van Buren's defence as long as Mr. Van Buren felt friendly to him"—"the \$200 in specie he would put into his big gun [the Pennsylvanian], and give U. S. Bank a broadside."

Was this \$200, then, a bribe? Let us look at it.

If Mr. Bennett was poor, he was correct in receiving pecuniary aid from Mr.

Hoyt, Mr. Van Buren, Mr. Biddle or any one else who, knowing his course and avowed principles, chose to advance \$200 in support of them. To do so, brought him under no personal or political obligation to the donor—it was no bribe. But to take money from Mr. Hoyt—to tell him he was his partisan, bound to sink or swim with Van Buren, and then when Van Buren would not give him other \$2500, to turn round upon and bespatter him and his regency with mud, does seem mercenary and unprincipled.

Who that has read the following paragraphs in the Herald would imagine they were written by the man who could scarcely find terms strong enough to convey to Messrs. Hoyt and Van Buren, a right idea of "the anguish, the disappointment, the despair that brooded over him" because he could not do more for "Van Buren's cause," in advocating which he acknowledges that he had spent nearly ten years in New York, It working night and day for the cause of Mr. Van

Buren ?"

1From the New York Herald of May 2, 1837-by James Gordon Bennett.1

IFrom the New York Herald of May ?, 1837—by James Gordon Bennett.]

"The first symptoms of the manla which has produced the present revolution, developed themselves in the spring of 1829, when Mr. Van Buren, a common country lawyer, who begun life by trundling cabbages to market in Kinderhook, perfumed with Cologne water, and his yellow whiskers arranged a la Paris, presented the famous Safety Fund scheme of banking in Albany. Abijah Mann, of Hestmer, took un the scheme and pressed its adoption in the Assembly, on the ground of opposition to the United States Bank, and in order to take the place of that institution, then preparing to get a recharter from Congress. From that moment, the advocates of banks in general were divided into two hostile parties, acting on political principles, and guided by political motives. The same spirit of hostility appeared soon in Congress. From democrates opposed all banking in Congress, but carried it to all lengths in the States. The consequence was the protracted conflict between General Jackson and the United States Bank, which, singular enough, are agreed development to wild, unregulated banking principles than if the United States Bank habeen renewed ten times over. In the midst of the conflict, the old notions of a hard money currency were called into action by the government to sustain itself with the mob."

"The whole public mind has been diseased, and Martin Van Buren and his atrocious associates, were concerned to the country. Martin Van Buren and his associates first introduced the union of politics and benking—politics and benking—politics and speculation in this State. He was the first speculator in town lots at Oswego, and he is the author of the safety fund system, which first agitated the whole elements of banking throughout the country and divided it into two hostile powers seeking for the supremacy. Nicholas Biddle was a banker—bit was, and is, a man of science. He is an aristocrat, but he is a moral one—an intelligent one—a philosophical one. He is a paristoc

will discover coiled up in any burning corner in the other place-

"High on a throne of royal state, which far, Outshines the wealth of Ormus, or of Ind-"

he sits, like his archetype and teacher, in sulphur below."

[From the New York Herald of October, 1841-by James Gordon Bennett.]

[From the New York Herald of October, 1841—by James Gordon Bennett.]

"The shanless profligacy of the Albany Regency, and their coadjutors in fraud and corruption, the pipe-layers of Wall street, cannot mach longer be concealed from the public eye. Let one tithe of their rescality be exposed, and not one man among them can withstand the indignation of an outraged community. The old Albany Regency was justly censured for its want of integrity and disregard of the interests of the State; but there was talent, and manliness, property and good faith towards their associates. In in that we was talent, and manliness, property and good faith towards their associates. In in that we was talent, and the state of every quality that commands consideration—mercenary, perfidious, and heartless, they have cheated their enemies and betrayed their friends. The slight hold which they now have upon their followers in the interior of the State will soon be destroyed, and they will then go into obscurity with the scorn and detestation of all parties."

Mr. Bennett, like Mr. Noah, is Mr. Van Buren's own witness. For ten years they were together, constantly corresponding, acting, writing, planning and scheming. At length there was a quarrel about dollars-Mr. Bennett felt affronted because Mr. Mumford had had \$40,000, while he himself was refused \$2500. How much, beside the \$200 had been put into his "big gun," the public have not yet been told. His "experience," published in 1837 and '41, when read along with his begging letters, is really a curiosity. Hoyt kept his (B's) secrets, because he (B.) could have told his.

I remember that it was asserted, that Mr. Bennett, in Oct., 1840, put a heavy eharge of Hoyt's dollars into his "big gun," before he could be prevailed on to come out strong for Mr. Morris and the Hunkers, against the Whigs. The Argus copied approvingly his violent, pithy articles, accusing Governor Seward and other leading Whigs of highly criminal conduct as politicians. Perhaps Mr. B. will himself explain how he stood with District Attorney Butler, Collector Hoyt, and Pres ident Van Buren, at that important period of their lives. How far the preceding letters warrant the inference that he must have been hired, as he was to puff the foreign dancing-woman Ellsler, I say not. Those who can will, of course, believe,

that on the eve the "superlati 1833 to " a sh of pure sympat least a double of

I have heard judge of his ch generous feelin in July, 1829, 1 might dietate? the instrument Wall Street ope He abuses the Sandy Hill, and

Like many ot of the unstable We must seek a in our institution July, 1776-for all experience p return to the rul

Banking in the I The 1st and course. They position or gan Their success, -Cambreleng ors. Tibbets's Cornclius W. N. Y. Legisle to influence a N

The course pre ates, in 1833, rel but one objectthe bank party ment had been al Saxons at Leipsic of the day turne ancient champion than among their pendence, and co ist, or ' regular d glorious landniar!

^{*} That the Presiden ple, an account of the ety a real service, few On the 27th Dec. 1841, appeared in the N. Y. and with much trouble "On Monday, Mr. J letter to the Secretary Poins' and his special

have procured a copy hate procured a copy of ties by which we pump Jesse Hoyt may be con against 'Old Poins' a Roderigo kills Cassio, o well licked jackets. My hubbub about the frau in the given with the singerity and be in the grant with the singerity and be seen to be see in the sincerity and ho

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For ten years ng and schemt affronted beused \$2500. ne public have when read (B's) secrets,

, put a heavy revailed on to . The Argus ard and other . B. will him oyt, and Presthe preceding vas to puff the ourse, believe, that on the eve of the great election of 1840, James Gordon Bennett took sides with the "superlatively heartless" "archetype" of Satan, who had driven him in 1833 to "a shameful surrender of honor and purpose and principle and all "-out of pure sympathy, and without first securing an order from Hoyt or Beers for at least a double charge of his powder to "the big gun."

I have heard Mr. Bennett described by those who had excellent opportunities to judge of his character, as a mean, mercenary being, without one spark of kindly or generous feeling. I doubted. But what shall we say of the pliancy with which, in July, 1829, he was ready to adopt any course that Hoyt, Coddington & Co. might dictate? Are there those who hesitate in believing that Bennett, in 1845, is the instrument of southern-slaveholders, foreigners, natives, Butlers, Van Burens, Wall Street operators, or of whoever else can furnish ammunition for the big gun? He abuses the Wall Street brokers and bankers, 'tis true-and so did Butler from Sandy Hill, and Van Buren from the chair of the great Washington.

Like many other evils which afflict society, a press such as Bennett's is the effect of the unstable character of our imported laws, currency, and business system. We must seek a remedy, not in abusing this wretched instrument of all that is bad in our institutions, but in a return to the truly Christian principles of the 4th of July, 1776-for, if the check of the democratic millions is found to be imperfect, all experience proves that it would be madness to look for a haven of safety in a return to the rule of the one or the few.*

CHAPTER XXIII.

Banking in the U. S. founded upon the English system. Mr. Daniel S. Dickenson.
The 1st and 2nd National Banks. Messrs. Butler, Van Buren, and Marcy's course. They petition for a branch bank at Albany. Their request refused. Opcourse. They petition for a branch oank at Atoany. Their request regusea. Opposition organized. The Safety Fund bubble. Prospects of the opposition leaders—Their success, and the result. Letters—Butler's secret sentiments—Lorenzo Hoyt's—Cambreleng's—Memerial for the Bank—Democrats like to be U. S. B. directors. Tibbets's "very good plan of a Bank"—Root and Pitcher. A Veto. Cornelius W. Lawrence, a national bank man. Governor Wright instructs the N. Y. Legislature through Mr. Jesse Hoyt. A U. S. Judge urges Mr. Hoyt to influence a New York Senator through Judge Riker!

The course proposed by Messrs. Butler, Hoyt, Van Buren and their old associates, in 1833, relative to the United States Bank, involved but one principle—had but one object—'the spoils.' The Globe and the Argus called their opponents 'the bank party' and 'the federal party;' but the leaders of the pet bank movement had been almost to a man opponents of Jackson and for the bank. Like the Saxons at Leipsic, Van Buren and his band had descrted their colors as the fortune of the day turned rapidly against them—and as for federalism, far more of its ancient champions are to be found in the camp of Wright, Van Buren and Polk, than among their opponents. I am for the principles of the Declaration of Independence, and consequently not an implicit believer in the dogmas of whig federalist, or 'regular democrat,' except in so far as, in soul and spirit, they go for that glorious landmark of human rights, duties and responsibilities.

^{*}That the President, in appointing Commissioners to enquire into and lay before Congress and the people, an account of the enormous frauds and unmatched knavery of the N. Y. Custom House, rendered society a real service, fow candid nen will hesitate to admit. They troubled Bennett's friend Hoyt, greatly. On the 27th Dec. 1841, Hoyt wrote Secretary Forward a long letter, traducing the Commissioners, and it appeared in the N. Y. Herald a few days after, Bennett declaring that it had been procured "at great cost and with much trouble," and adding as follows:

"On Monday, Mr. Jesse Hoyt, late Collector of Customs in this city, wrote a very curious and original letter to the Secretary of the Treasury, commenting on the recent Investigation, and showing up. "Old Poins" and his special counsellor, in a manner 'not so slow." At great cost, and with much trouble, we have procured a copy of the first letter to the Secretary, through an exercise of the same wonderful faculties by which we pumped out the famous secrets of the Hard-cider and Coon-skin cabinet. The letter of against 'Old Poins' and his special connector, Dnoight, with some considerable effect—but, 'whether Medical Poins' and his special connector, Dnoight, with some considerable effect—but, 'whether weil ficked jackets. Mr. Dwight, we believe, and the 'Daily Express.' Citype, are the authors of the whole habout the frauds in the Custom House, which led to the recent investigation. At first we believed in the sincerity and honesty of the investigation,'' &c.

England had made a bank somewhat similarly constituted with that last chartered by Congress, her national treasury or exchequer. The Congress of the Union followed her example, receiving, I believe, a million or a million and a half of dollars in advance, as a premium for the use of the public revenue, given to the Bank, with power to force U.S. Bank notes into general circulation in all payments on behalf of the government. In 1819 the Bank lost millions through mismanagement, but did not stop. It demanded the specie from other Banks for their notes paid in for lands or customs' duties, and if they failed to redeem, refused their notes as money. In this way it operated in some degree as a check on the multiplication of what are called state banks. Its stock chiefly paid in in U.S. secorities, rose to \$150, or more, for the \$100 shure; and that was not far from its value when Andrew Jackson and M. Van Buren reached Washington, in March, 1829.

In 1826, while Messrs. Adams and Clay were in power, and Messrs. Butler, Van Baren, and Marcy, in opposition, these three gentlemen, being then resident at Albany, were warm friends of the national bank, and on the 10th of July, "on behalf of themselves and their fellow citizens of Albany," memorialized "the directors of the United States Bank" at Philadelphia, in these words:—"The limited capital of our banks forbids the extension of our trade. Merchants of moderate fortune are disconraged from taking up their abode among us, from a knowledge that the banking capital of the place is inedequate the nature of the trade which would be prosecuted here, would in a great measure render the bills of a branch established at this place the circulating medium of the extensive regions whose produce would be brought to market. Insonneh, therefore, as the establishment of a branch here would not only be highly advantageous to this city, but a source of profit to the parent institution, we hope that the directors of the United States Bank will establish an office of discount and deposit at this place." The memorial was signed, in their own hand writing, by "Benjamin F. Butler," "W. L. Marcy," and "M. Van Buren," who considered a branch at Albany quite constitutional, and were anxions that the bills of "the monster," "the Biddle Bank," should become "the circulating medium of extensive regions."

Their request was refused. Then, but not till then, they wheeled round in support of Jackson—planned the deception known as the "safety fond," as a trap to catch ignorance, and the moment Mr. Van Baren found himself in Clinton's saddle, as Governor of New York, he told the legislature, Jan. 7, 1829, that "to dispense with Baaks altogether is an idea which seems to have no advocate; and to make conselves wholly dependent on those established by federal authority deserve none. If these are correct views, the only alternative would seem to be, between a renewal of the charters of the sound part of the existing Banks, or to anticipate the winding up of these concerns BY THE INCORPORATION OF NEW

INSTITUTIONS."

A few weeks afterward he left for Washington; and, knowing Jackson's opinion of the oneonstitutional character of the great bank which had declined an alliance with him in 1826, he began to undermine it—holding out to Lawrence, Cambreleng, Vanderpoel, and his other associates in New York state and through the Union, the spoils as their reward for assisting in its overthrow. The national treasure would be divided among the confederate banks—their shares would rise as those of the U.S. sank—the politicians of his school could borrow the public funds through the Manhattan and other pets—Lawrence and others would get new charters at Albany, and their share of the plander—the whole scheme might, and no doubt would break down—all experience in the Union had shown that such schemes must break down from sheer lack of honesty in those concerned, but even in failure which most not take place till he was President—even in failure the party leader might acquire vast profits. He was an old banker, thoroughly versed in charterd mysteries, had been bank director of the Hudson Bank, that paid 6 cents to the dollar, afterwards bank-attorney, atterney-general, a senator, voting for banks, governor to recommend more of them, the agent of Jacob Barker, and the parme of the President of the Bank of Washington and Warren.

Mr. Van Buren succeeded. The U.S. Bank was crushed. The revenue was

Mr. Van Buren succeeded. The U.S. Bank was crushed. The revenue was bestowed on favorite state institutions where it would serve the purposes of personal gain and political ambition—the administration bade the pet bankers give out the national revenue for purposes of speculation. Then came the distribution bill.

Mr. Van Bur persons fail in sented their of the public mo trust it. Spec in the face, were set agoi turned, to van Buren and his in the seat of Lawrence and the Navy, We and Van Burer may gain some

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[Franked by M
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^{*} In Banking, as it in have many voit we representatives the Parliament, thus con have many votes and have many votes and and manage for the we Here, where, in mand the rich man not 1776, with the declarathe English plan—the English plan—the Banks, like on this principle, and 124 cents on the doll broolliged to redeem the Burent's intimate fries letter written in Nov. presentative of the two presentative of the two presentative of the two presentatives are of the two presentatives and the two presentatives are of the two presentatives and the two presentatives are the two presentatives are the two presentatives and the two presentatives are the two presentatives are the two presentatives are the two presentatives are the two presentatives and the two presentatives are the two presentatives and the two presentatives are the

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, 1829. Aessrs. Butler, then resident of July, " on ed " the direct--" The limited ts of moderate a knowledge the nature of ure render the f the extensive erefore, as the ous to this city. irectors of the at this place." in F. Butler," nell at Albany " " the Biddle

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ckson's opinion ned an alliance e, Cambreleng. gh the Union. ational treasure rise as those of funds through new charters at , and no doubt such schemes even in failure, e party leaders ed in chartered 6 cents to the ng for banks, a and the partner

ne revenue was arposes of perankers give out listribution bill. Mr. Van Buren sat at the helm of State—saw 10,000 merchants and trading persons fail in business, and 900 banks sbut their doors on those creditors who presented their obligations. The Safety Fund followed. Mr. Jesse Hoyt deposited the public money in Beers the broker's Trust Co. Bank, when nobody else would trust it. Specie was beld to mean bank checks. Ruin stared many an honest man in the face. Mr. Van Boren descended from the cbair of state—the pet banks were set agoing again—the sub-treasury was reseinded—credit and confidence returned, to vanish as before—and the authors of all this misebief, Messrs. Van Buren and bis friends, are again at the helm of affairs—Marcy in the cabinet, Polk in the seat of Jefferson, Butler district attorney, Wright governor of N. Y., Lawrence and Horn in the custom houses, Ritchie in place of Blair, Baneroft over the Navy, Wetmore navy agent!!!, Edmonds on the bench, Morris, postmaster, and Van Buren at Kinderhook pulling the wires, "all things to all men" that he may gain some.

We will now lift up the curtain, and exhibit to the reader a few choice samples of the secret opinions and proceedings, not of the enemies of chartered paper-money banking, but of the Hoyt, Butler, Lawrenec, Polk and Van Buren army, struggling for the spoils, for the use of which their antagonists bad already paid a milfion of dollars to the nation.

[Franked by Mr. Butler, p'm'k Wash'n., Feb 25.]—Address—Jesse Hoyt, Esq. New York. [Private.] Feb'y 24th, [1834.]

My Dear Sir—I thank you for all the news (bad enough most of it) in your several letters—and most beartily concur with you in all the eensures and three-fourths of the abstract notions you utter in them. As for supposing that Newbold, George Griswold, Stephen Whitney, or any of the old tederal commercial men, were with us on this occasion, for any other reason than because they found it for their interest to go with ns, I never for one single instant had such an unwarrantable idea.

terest to go with ns, I never for one single instant had such an unwarrantable idea.

As for myself, I have NEVER doubted that THE PRESENT Bank* ought

BY ALL MEANS II to be put down—but, on the other hand, I have never

been perfectly satisfied that we could get on with the business of the country without

*In Banking, as in many other things, the custom of Britain has been followed by us. There, the few rich have many votes in the legislature, and are a separate House. In some places 200 voters return two representatives to the Communis—several large and populous cities, with vast wealth, do no more. The Parliament, thus composed, regulates all matter of life and property. So in banking, the large stockhalders have many votes and much influence—the owners of a few shares have none—the rich unite their votes, and manage for the whole.

have many votes and much influence—the owners of a few shares have none—the rich unite their votes, and marage for the whole. Here, where, in matters of life and property, in legislation and government, the poor man has one vote and the rich man no more, and where equal rights and laws to all and over all, was the banner unfolded in 1776, with the declaration of independence as its motto, there have been national and state banks chartered on the English plan—he who could command many shares had many votes—he who had but one share only one vote lands, slike that of Niagara at Buffalo, were chartered by the votes of Mr. M. Van Buren and others, on this principle, and empowered to issue their notes as the currency of the Union when they had paid in 12 cents on the ibliar of their capital. Mr. Van Buren even went so far as to vote that they should not brodiged to redeem their notes in specie! The Washington and Warren belonged to Jacob Barker, Mr. Van Baren's intimate friend. He had a charter—he was the bank—and this, too, in a republic like ours. In a letter written in Nov. 1823, Mr. Van Buren calls Broome a "crazy county." Mr. Daniel S. Dickenson, a representative of the two-and-a-half millions of citizens of Now York, in the U. S. Senate, got hold of 594 shares of the Broome County Bank—Mr. Cyrus took the office of bank president—Daniel that of bank attorney. A county regency was formed, to not in concert with the central junto at Albany—a press, to play Argus unas—offices were given only to the disciplined regular—"Crazy" Broome was anchored fast at last—bank influence and "the party usages." with such conventions as the N. Y. Evening Post has described, in the Syracuse Convention, to nominate Marcy and Van Buren, Dickenson and Flagg introduced a set of very sycophantic and undoserved resolutions in praise of the letter. Their object was to deceive, and they were successful.

were successful.

A national bank, with ten millions capital, on the principle I have stated, was chartered at Washington analy 50 years since, with power to create separate banks under the name of branches. In 1811 the Senate refused to renew its powers, by the casting voice of Vice President Clinton. The war followed—the other 50 to 100 honks stopt payment—confusion prevailed in the public finances—the republic borrowed depreciated, worthless notes of broken banks, and bound itself to pay the interest and redeem the loans in gold and silver. At the pace of 1315, another national bank was chartered by Congress, and Mr. Van Buren was one of its steadhest advocates. Mr. Clay voted for it in 1816, and Colonel Young voted for him in 1824. Mr. W. H. Crawford was the warmest advocate of the old bank in the Scoate in 1811, and to the bour of his dash the steadiest supporter of the new bank, and Martin Van Buren was the chief supporter of this Mr. Crawford for the office of President of the United States, in the caucusat Washington, in 1824—and, with Mr. Butler, the Argus, and all his adherents, in resolute opposition to Andrew Jackson, the consistent opponent of the 1st and 2d U. S. Banks, in which he agreed with Jefferson, while Van Buren differed from him. Mr. Thomas Ritchle, now of the Washington Union, took sides with Van Buren—for the Bank and Cawford, and against Jackson.

SOME SUCH AGENT. But Mr. Taney thinks we can, and III he is the judge. Mr. Gallatin also once told me we could—and I am desirous TO TRY IT; because if we can get on without any of this machinery, I think it best to dispense with it, for it always has been, and always will be, abused, no matter who controls it, we or our enemies.

Come what will, we must adhere to the Pres't policy FOR THE PRESENT, even if it sends us all into the minority. It would be better to go ten years into the minority than to recharter THE Bank, or make a new one NOW.

Truly yours, B. F. BUTLER.

Extract of a letter, B. F. Butler to Jesse Hoyt—dated Albany, Dec. 14, 1832.—
"The President's Proclamation has electrified our whole community. Next to the Declaration of Independence, it is the most p——state paper our country's——have produced." [The words left out are torn off in the original.]

Extract of a letter, Mr. Butler to Mr. Hoyt, dated Washington, June 29, 1834.— "Mr. Taney and myself were nominated this morning; Mr. Stevenson is also yet under consideration. They are very furious in their attacks on Stevenson, and it is by no means certain they may not call for information about MY SUPPORT OF THE PRESIDENT IN HIS PROTEST, &c., in which event Mr. Wright is authorized by me to speak strongly."

Extract of a letter, Lorenzo Hoyt to his brother Jesse—dated Albany, Dec. 19, 1832.—"I think the [U. S.] Bank question will enter, more or less, into every other political one that is agitated here this winter—and I think and hope that our friends will feel no disposition, to retrace, in any degree, their steps last winter. As a party in this State, I think we are fully committed to a course of uncompromising hostility to THE PRESENT Bank—and if Old Hickory has suffered himself to be duped—which I think not unlikely—by Livingston and McLane, he must take the consequences."

Eight Letters—Hon. C. C. Cambreleng to Jesse Hoyt, Esq., at New York.
[No. 1.] Private.

Washington, 5 Feb., 1832.

Dear H.—I received to-day the memorial in favor of the Bank of the United States—it is signed by a host—said to be principally the friends of the Administration, but I have looked over the list. Our friends should be up and doing. This is forwarded to our delegation in a letter signed by Gideon Lee, Meigs D. Benjamin, Dudley Selden and William Neilson. It says the memorial originated with the supporters of the present administration.

Sincerely yours, C. C. CAMBRELENG.

P.S. I presume it is signed by every merchant who keeps an account at the Bank.

[No. 2.] Private. Washington, Feb. 6, 1832.—Dear H.—Get the Workies to be up and doing on the U. S. B. question. They are democrats in principle.

Very truly yours,

C. C. CAMBRELENG.

[No. 3.] Washington, Jan. 10, 1833.—Dear Sir.—You are surprised at the appointment of Mr. Alley as Bank Director instead of Mr. Jackson. I was negligent in not writing to Mr. Jackson a second time. The day Mr. White left here he stated that Mr. McLane desired us to say who should be appointed, that he, Mr. White, had named Mr. Alley. I told him that I was eommitted to Mr. Jackson and should recommend him—Mr. White then said that he would concur with me in supporting Mr. Jackson, and he wished me to write to Mr. McLane that he did so concur. I wrote him in behalf of Mr. White and myself, and also wrote him that I understood Mr. Verplanck to be also favorable to Mr. Jackson. After this I presumed the matter settled, and so wrote to Mr. Jackson. Some days after I learned to my surprise, from Mr. McLane, that in consequence of Mr. White's having named Mr. Alley, whom he presumed would be satisfactory to the Delegation, he had gone too far to recede before he received my letter. I ought

to have write explaining it

[No. 4.]
DEAR H.attack upon I
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[No. 5.]

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[No. 4.]

Washington, 12th Feb., 1832.

DEAR H .- Mr. Hill's speech will go all over the Union-that notices Clay's attack upon Mr. Gallatin in the best possible manner-it drives it home upon him. His quarrel, too, with General Smith you will have seen—that ought to be noticed conspicuously. He is one of our revolutionary Heroes, upwards of 80—one who gallantly defended what was then called Mud Fort on the Delawarc, when attacked by a British squadron.

With regard to the Bank it is not worth while to have any public meeting about—a remonstrance against it is enough—I don't think the debate will come up for a month—Mr. Tibbets sent me A VERY GOOD PLAN OF A BANK which I have returned. Ask him to send me a copy of it.

Very sincerely yours,

C. C. CAMBRELENG.

[No. 5.]

Washington, 16th Feb., 1832.

Dear H.-I return you the letter-Judge Clayton of Georgia has a resolution prepared and will offer it as soon as he ean-it will cover the object in view-I shall see the President to-night-who has a confidential director on the spot. You need not fear but what we shall take eare of the Mammoth in some way or other— Ithink ON REFLECTION that it would be well enough to let the plan Mr. Tibbets had in view alone for the present. Let them follow the Bostonians and Portland people in asking for a new bank from the federal government—but on the plan they propose—this is on the whole better than to set up for ourselves, which might be made use of by the Pennsylvanians against us, here and elsewhere-We can bring forward a State bank next year-mention this to Mr. Tibbets. Sincerely yours,

C. C. CAMBRELENG.

I did not know before why that paper was so bitter against Van Buren.

[No. 6.] Washington, 14th Feb., 1832.—Dear H.—The knowing ones at Albany merely wish to manœuvre a little about the Governor to get a change. That is as I suspect. I have written Wright, Edwards, and Flagg—Croswell, I wrote him also. We shall not get at THE Bank for 4 weeks—at least I should think not. think not. The more we discuss it the stronger we shall become. McDuffie's, think not. The more we use us it the stronger we shall become. All alias Calhoun's Tariff is on one extreme—Clay's on t' other. The Gentleman who wrote Mr. Mumford is not our friend—He is of the Sutherland school.

Sinecrel: yours,

C. C. CAMBRELENG.

[No. 7.]

WASHINGTON, 14th March, 1832.

Dear II.—You ought not to appoint any representative in Congress. We shall be in the midst of Tariff, Bank, &c., and can't go—take good, honest, and staunch men-send such men as Mr. Fish.

Our friend S—, whose letter you read when here, is in a great fidget because he did not see his memorial in favor of the Bank of the U. S. announced in the paper. I had that important event regularly announced!

Root will not trouble us much longer. Angel [or Anzel] hammered him without gloves-he had nobody to defend him but an anti-mason.

Sinecrely yours, C. C. CAMBRELENG.

[No. 8.] Private.

Washington, 15th March, 1832.

DEAR H .- I never doubted the sincere attachment of the Editors of the Courier and Enquirer to the cause of Mr. Van Buren, the President, and our party generally-but the course they pursue in relation to General Root, is calculated to injure the cause of the administration. I care not for the quarrel with the Argusor who may be our next Governor—that matter will be no doubt amicably adjusted but I do care about putting forward a candidate who is as much opposed to this administration as Joel B. Sutherland-and his votes will prove it, as they have

done already. He and Pitcher vote uniformly with the opposition-and Root vesterday denounced Tammany Hall, and went openly for the Pewter Mug. Another course is pursued which they will find in the end will be highly injurious to the President-that is, pressing the Bank bill upon him at this session with a moral certainty that if it reaches him the obligations of public duty will compel him to return it—as entirely premature—four years before the charter expires. The charter of the Bank of England expires next year and has not yet been renewed the charter of the East India Company was not renewed till one year before it expired-three-fourths of the President's friends are opposed to the Bank-and he can never, under such circumstances, do otherwise than to send the bill back-if he had no other motive the adjustment of the Tariff and the extinguishment of the public debt—both occurring before the charter expires—are alone sufficient. It is the enemics of the President, such as Branch, Wickliffe, Daniel, &c. &c., united with the friends of the Bank, who are determined to send this bill to him, expecting to do him an injury, and kill the Bank too-which its friends are certainly doing Sincerely yours, C. C. CAMBRELENG. by pressing it now.

Hon. C. W. Lawrence, M. C., to Mr. Jesse Hoyt, N. Y.

Franked, per mail.

WASHINGTON, 26th Jan'v. 1834.

MY DEAR SIR-I am much obliged to you for your letter of the 21st, and I AM APPREHENSIVE OUR POLITICAL FRIENDS MAKE A MISTAKE IN GOING TOO FAR AGAINST A NATIONAL BANK, but I will have the pleasure of writing a few days hence.

Respectfully, your assured friend,

CORN'S W. LAWRENCE.

The same to the same.

WASHINGTON, 31st Jan'v. 1834.

My DEAR SIR-I can scarcely suppose it possible that I could have written any letter to authorize the paper you have enclosed to me, and I feel deeply mortified that any one should have authorized a publication in a newspaper. May I beg the favor of you to request the person to whom it was directed to return it to me, or at least not to circulate it, and if any one should speak of the contents of my letters pleaso mention that I had repeated to you, that my letters were only intended for those to whom they were directed.

I cannot imagine who could have received the letter alluded to. I have no idea

any compromise is thought of by either political party.

It is my individual opinion that A NATIONAL BANK with proper restrictions and subject to State Taxes, 4c., WOULD BE USEFUL TO THE GOVERNMENT AND COUNTRY, and I know there are other individuals in Congress of that opinion, and that is almost as much as I do know.

CORN'S W. LAWRENCE. Respectfully, your friend,

Senator Wright to Mr. Jesse Hoyt.

Washington, 3d Jan'y, 1834.

My DEAR SIR-Your letter and the enclosure came to me this day, and I have this evening sent both to Mr. Flagg, with such suggestions as occurred to me. Nothing can be clearer, in my mind, than that the friends of the Administration in your City should not attempt to get up a popular meeting upon this subject. The legislature is the proper organ to speak for the people upon this important subject, and there is not a doubt that they should act without one moment's delay. It is too late to fear any effect from the allegation that our State leads. The subject is now before the Virginia legislature, and I think it quite likely they will recommend a restoration of the deposits. The legislature of Ohio have acted, and go strong against the Bank—in favor of the removal of the deposits—and against the land bill. I say they have acted. The mail to-day has brought a copy of their resolutions, which and passed the Senate, and which Mr. Morris, the Jackson Senator from that State, says will pass the House 3 to 1. Every legislature in the Uniou will act upon this subject, and ours will not be behind.

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[Post mark, All

Dear Sir-Mr Mr. Riker, the considered doubt) electors. Now on that subject w. important to pre-

Mr. Roger S broke down in ca ner removed to A friend Butler. 1 Judge, a Senator of the Court of I State Scnator, a Attorney Genera it, to do "any be Iscariot as one America for place -and Root g. Another rious to the with a moral mpel him to pires. The n renewedear before it nk-and he bill back-if hment of the icient. It is &e., united

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ie Union will

If the friends of the Bank in your City attempt to get up a popular meeting, the aubject will be one which the friends of the Administration on the ground will best know how to dispose of-but in any other way I do not think the mass of your somewhat excited population should be ealled to act.

The state of feeling here is very violent, and popular meetings either way can have little effect. Still I should dislike to see a meeting in New York seeming to embody an undivided expression, given to our opponents-for the political effect in

the country would be bad.

I have no time to write farther-but shall be happy to hear from you often and freely.

I think the legislature should-in the shortest possible language-

1st. Express an opinion against the re-charter of the Bank in any form. 2nd. Approve of the communication read to the Cabinet on the 18th Sept. last.

3rd. Approve of the change of the deposits.

4th. Approve of the reasons given by the Secretary for that change, both on the ground of the near expiration of the Charter, and on the ground that the Bank has abused its chartered powers and privileges, and has become a political institution.

These points will eover the whole ease in a form and manner most applicable to the state of things here. Most truly yours.

SILAS WRIGHT, JR.

This is the way things are done. Is it the right way?
Mr. Van Buren, U. S. Senator, Washington, wishes his friends in Albany to enable him to voto for the tariff of 1828, and yet retain the good will of his southern anti-tariff brethren in the Senate, who have a great reverence for "instructions." He is instructed.

Mr. Silas Wright, holding the same office in 1834, preferring pet banks to a national treasury, instructs the State legislature what to ask for, how to ask it, and

when to grind anti-bank music out of "the proper organ"—and

In 1824, Judge Skinner of the Albany Regency, a name given to the leaders who acted with Van Buren, thought it quite consistent with the duties of his station, as Judgo of the United States District Court, to write Mr. Jesse Hoyt at New York, directing him to eall upon Recorder Riker, a Judge under the State authorities, and get him to aid Van Buren and the party by using his influence with Senator Burrows, to induce Burrows to turn the seale in the Senate Chamber at Albany, so as to prevent the passage of a law giving the choice of electors of president and vice-president to the people. The legislature in those days chose the electors, and Mr. Van Buren feared that the people might choose Jackson electors, and thus defeat Crawford. He managed the Senate so as to defeat Govemor and Assembly, who were for the bill.

[Post mark, Albany.] Jesse Hoyt, Esq., Counsellor at Law, New York.

Albany, 11 January, 1824.
Dear Sir-Mr. Latham A. Burrows of the Senate, I understand, read law with Mr. Riker, the Recorder, (at any rate he is attached to Mr. Riker), Burrows is considered doubtful on the question of changing the law for the appointment of electors. Now Sir, if Mr. Riker is in sentiment with us, his letter to Mr. Burrows on that subject will have great influence, and you may be assured that every vote is important to prevent the change contemplated. Cordially, R. SKINNER.

Mr. Roger Skinner opened his law-store at Sandy Hill, and when Mr. Butler broke down in eredit and character, as Jacob Barker's man of all work there, Skinner removed to Albany to be a judge, and turned over his papers and office to his friend Butler. In 1821, this grasping partisan was at the same time U. S. District Judge, a Senator of N. Y. state, a Member of the Council of Appointment, and also of the Court of Errors. Mr. Van Buren took pay at the same time, and acted as State Senator, a judge in the Court of Errors, a Lawyer pleading before that court, Attorney General of N.Y., and a practising attorney, ready, as his son politely puts it, to do "any body's dirty work." Did I not keep before me the choice of Judas Iscariot as one of the twelve apostles, I should searcely forgive the freemen of America for placing Martin Van Buren among our eleven presidents.

CHAPTER XXIV.

"Get up the Workies." "A very good plan of a Bank." C. C. Cambreleng uncloaked. His course list war. He sets up for Congress, and wears two faces at Washington. The Veto and Deposite System. Mr. Duanc. The Specie Clause. A National Bank. George M. Dallas. Silas Wright.

The Presbyterian Church, of which Mr. Butler is such a prominent member, holds to the doctrine, that at the day of judgment, [which Mr. Miller, whom Col. Young speaks highly of, believes to be near at hand,] the sins of the righteons will be all proclaimed to the assembled world, and that the saints will vie with each other in anxiety to confess their most secret and shameful vices and crimes, in order that Christ may obtain the greater glory through their pardon for his sake. Though less disposed than Mr. B. to mix up politics and religion, I would mention that I but anticipate a little his own wishes, according to his own creed, by stating with great candor here what he has said and done elsewhere. Many biographics are mere puffs and panegyries, like that which he urged Mr. Hoyt to coax "the Young Patroon" out of, in order to gulf the Albany Dutch, and make more plunder to his relative, Barker, out of the Washington and Warren. I am ambitious to be impartial.

Mr. Butler is known as the reputed author of some of the most violent of Jackson's State papers against the bank—as his most steadfast counsellor, (except Kendall), in its destruction. Compare this with his conduct in 1824—his petition of '26—and his letter of '34, in my last chapter. How the Ex-Cashier of Jacob Barker sneers at the experience of Taney and Gallatin! "Uncompromising hostility to the presat bank," excitains Lorenzo Hoyt. "Get the Workies to be up and doing," says Cambreleng to Jesse. What are they to do when they are up? Put down one anti-republican bank, and branches—get plunder for our party—and raise other banks of a still more dangerous character, on its ruins!

"Mr. Tibbets," says Cambreleng to Hoyt, Feb. 1832, "sent me a very good plan of a bank." What was it! Look in the New York papers of that datz—they record Mr. Tibbets's "very good plan," that pleased Mr. Cambreleng, the pretender to the principles of Jackson.

Mr. Tibbets's plan, which suited Cambreleng, was for a bank to be located in New York, as "The National Union Bank," with a capital of 35 millions, which would begin business the moment the charer of the Philadelphic bank over which Mr. Biddle presided, had expired. It was to have branches in each state of the Union, with the consent of its legislature, was not to circulate more than 35 millions of its paper at once, and to have the deposites, be the pet, keep the public treasure, allow three per cent on government deposits, (charging, of course, 6 or 7 for loans,) and its notes were to be used in payments to the U. S., the army, navy, &c. "A very good plan of a bank" this, quoth the commercied representative of New York, in his secret missive to his brother speculator. Ye he publicly denounced what he secretly desired—and wrote Hoyt soon after "that it would be well enough to let

*** Get the Workies to be up and doing ''What were they to de, Mr. Cambreleng—what was your object' To place one million of the public treasure in the Commonwealth Bank, Boston—twelve millions more in the Manhattan. Mechanics, and Bank of America, N. Y.—two and a half millions in the Girard Pank, Philadelphia, (little good it did it)—\$2.640,396 in the Planter's Bank, Natchez=\$1.662,744 in a couple of pets at helroit—and raise Corning's, Olcatt's, Brosson's, Crossvell's, Vanderpool's, Budley's, Marcy's, Barks, Natchez=\$1.662,744 in a couple of pets at helroit—and raise Corning's, Olcatt's, Brosson's, Crossvell's, Vanderpool's, Budley's, Marcy's, Barks, and Porter's stocks in the Safety Pund Banks created in 1831 and '32. The new stock awarded to these ten men in these years was, at par, worth over \$200,000, and at 15 per cent. (the ayerace gains per Marcy), 'hey gained \$35.000 from this speculation alone! The way they got the stock is shewn by a letter, Dr. Maxwell to Zeno Allen, the P. M. at Sackett's Harbour, N. Y., dated,

Albany, January 7, 1832.

Dear Judge—Yours just received. There are more applications for Banks this year than ever before. You must make out a complete list of directors, officers, &c. and if obtained you must know now. It must be Jackson Bank; and the Bank junto in this place, roust be allowed a finger in the ple. Yours truly.

PH. WAXWELL."

PH. MAXWELL."

In 1833 and 1834, a part of the same men got other \$200,000 worth, and ciesred the same profits. It is fact that the deposits in Olcott's Isank, Albany, raised its stock 50 per cent, above par. The Workies, then were wanted by C. C. C. to play secont fiddle to a bund of craffy speculators—and when many of the new made banks were "sucked" by the few, they would be shut up till they bad "sucked in" the many. Let D. D. D. be a Bank director, with \$5000 stock in such a Bank as "the City" in Buffalo. He betress \$50,000 for four months—list colleagues berrow in same way—the bank breaks as they ment it should—each loses his stock. 'tis true, \$5000, but he buys the notes of the bank at 15 to 50 cents per dollar, pays his \$50,000 fells with \$12,000 to \$25,000, and makes \$20,000 to \$30,000 by the operation!

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One great obje heartless and in conventions for which may asse many mouths ah fail in preventing being chosen by influence by a re ments as to the a were clearly a fr. fruits of their lav cess in such sehe change the syste and to turn their that I must speak Churchill C. C.

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Cambreleng uns two faces at Specie Clause,

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was your object! millions more in the Girard. Pank, 11 in a couple of 's, Marcy's, But w stock awarded average gain as k is shewn by a

nuary 7, 1832. ever before. You ow. It must be a urs truly, MAXWELL." o profits. It is a se Workies, then, hen many of the ed in" The many. alo. He borrows

r dollar, pays his

the plan Mr. Tibbets had in view alone for the present "-let Boston and Portland ask Congress for a bank, said he—New York can appear to follow, "but on the plan they (Tibbets & Co?) propose." If the citizens of this state do not arise in muly indignation and put down the faction I now describe in their own language, their criminal apatthy will surely prove facal to their children's happiness.

One great object with me, in this publication, is to prevent some of the artful, heartless and intriguing speculators who usually find their way into our great conventious for im roving the constitutions of states, from being chosen to sit in that which may assemble next summer in Albany. . therefore mention certain facts many months ahead, not to entrap but to loave room for the fullest inquiry.* If I fill in preventing such men as the Van Burens. Cambreleng, Butler. &c., from being chosen by some coastiluency, I wish in some degree to weaken their evil influence by a reference to the deceptions they have practiced. Mr. Butler's statements as to the ability of the Washington and Warren Bank to redeem its notes were clearly a fraud. It was obtaining from the honest farmers and mechanics the forts of their lawful industry for dishonest bank paper, under false presences. Sucess in such schemes has induced him to persevere as a politician. My wish is to cange the system that impels forward such men as him into a dangerous path, and to turn their industry, energies and abilities into a nobler channel. I regret that (must speak plainly some very disagreeable truths—but it is my duty.

Courchill C. Cambreheng is a notive of the Carolinus, has a brother a lawyer in N. Y., and had another who was a lieutenant in the navy. I am to'd that, in 1812, when warned to do militia duties, he rais d a pla of boddy infirmities. That he evel nothing for the country, its honor or rights, is shown by his course.

In 1813. Mr. C. was not found in the ranks of his gallant countrymen, but abroad seeking gain. That year he sailed for Europe as supereargo of the ship Huandal, writen was owned by his friend John Jacob Astor, and obtained a special English passport, to take out General Moreau to fight for "the holy allies"

special Eaglish passport, to take out General Moreau to fight for "the holy allies"

Are credit, and paper money useful? ... it right to take away the paper money without taking array the behis and obligations contracted in it? If a specie currency is essential to the public verifue, has skill debts and obligations contracted in the paper of a thousand banks be equitably adjusted to a specie standard? Is the unrestrained use of paper as money a grand source of existing evils—and if preference over those of 1000 privileged companies? If interest is to be paid on promises to pay have a to the pation? It hashs are necessary to issue paper, and as a special fiscal auxiliary, which I do not then found to not bank on a democratic basis, be infinitely preferable to a multitude of histiunal buring up by brokers, their unstable promissory notes, and then uniting in a general bankruptcy. The famers of the United States Constitution, may be charged with the territle evil of slavery, but are alwaying that "the gaped which are underly paper currency has entailed upon the Union. So far from several papers of the union of the soverage power over the currency to a private association of stock jobbers, capitalists, to be another to private them the public purse as a stock to trade upon, they absolutely forbale Congress ever to Tac Constitution, however, has been set at nought—Congress has twice sold to corporations it had no fooded to mashle with the currency, continue to sell to chartered associations the privilege to issue their paper as circulation and prohibited the States from coning money issuing bills of credit.

The constitution, however, has been set at nought—Congress has twice sold to corporations it had no fooded to mashle with the currency, continue to sell to chartered associations the privilege to issue their paper as circulation and prohibited the States themselves cannot lawfully do the constitution have a substant of this disregard for the supreme law of the Union are explasions, revolutions depressions, expen

"Even here already patriots learn to steal Their private per juliities from public weat, And, guardians of the country's sacred fire Like Afric's priests, they let the flame for hire."

Like Afric's priests, they let the flame for hire."

It signifies but little that we give the people a larger share than France and England in the theory of our representation while the real power is in the hinds of an Ignoble, stock jobbing olizarchy who, by their har elitors attordies, ave, even a measurement of the real to unite to releem or not releem them—to make mainfultures and real estate dear or cheap at will hower or raise the value of failur, make or land as excusive as life, and transform a Jeffersmian democracy into a nation of gamesters, and or land into one great gaming hims, where all are forced to play, while but fire can understand the same and the same a

colors, and he continued abroad trading in her until about the close of the war. On

Monday the 7th of Nov. 1814, the patriotic C. C. C., arrived at New York, in the

Hannibal, under Prussian colors, 50 days from Bremen, with a full cargo of iron and German goods, consigned to him. Mr. Wm. B. Astor was his fellow passen-

ger. Mr. Cambreleng turned commercial commission broker in New York-added polities to his avocations, by way of variety, in 1820-stood out for slavery in

Missipuri, and the "peculiar institutions"-and in 1821, being without family or

incumbrance, offered his services to represent New York in Congress, declaring,

through the National Advocate, April, 1821--"I am opposed to slavery, or an extension of slavery, in whatever shape it may appear." Was this true! His

n

votes in the teeth of his principles are the surest answer. We have seen that, while openly advocating the destruction of the United States Bank, and denouncing all national banks as evils, he was secretly planning the establishment of one, on a gigantic scale—that while, with consummate hypocrisy, he was denouncing "exclusive privileges," he was openly strengthening that system through the deposite or pet banks, and anticipating the vast gains on shares and management and jobbing to be got out of the new "mammoth" whose "exclusive privileges" he and his confederates would have for sale. The United States Bank had 25 branches, or banks, associated with it-it desired to establish another, and hesitated between Rochester, Oswego, and Butfalo. Mr. Cambreleng was employed to look at the locations—and he did so, and reported, for a fee of \$1000.

Let the honest farmers of Long Island, and the liberal merchants of New York, compare his public language with his secret instructions to his needy and corrupt instrument, Mr. Hoyt.

On the 23d of Oct. 1832, Mr. Cambreleng thus wrote to M. M. Quackenbess and

"The veto of the President on the bill to renew the charter of the Bank of the U. S., will be long and gratefully remembered by all who feel the necessity of adhering to constitutional principles-who deny the wisdom and justice of exclusive privileges-and who believe it unsafe to arm government with dangerous and un-

necessary power." Mr. Cambreleng's secret letters to Hoyt, in favor of a national bank, with exclusive privileges, are dated on the 12th and 14th of February, 1834. Just one month before that, in a reply to Mr. MeDuffie, which fills six columns of Dwight &

Townsend's Advertiser, he talks as follows on t'other side-"No effectual reform of the banking and currency of this country can take place till we abolish our national bank note circulation. That, sir, is the first step.

next will be the restoration of our gold currency." This helped Van Buren to hoodwink Jackson, who was really sincere in his desires for a specie currency. His courtiers were the very basest of hypocrites, the most consummate of knaves. In Sept. 1837, Mr. Polk placed Cambreleng at the head of the chief committee of Congress on Finance. When the hubble burst Van Buren had the reins, and Jackson wrote from the Hermitage, July 9, 1837-

"The history of the world never has recorded such base treachery and perfidy as has been committed by the deposite banks against the Government, and purely with the view of gratifying Biddle and the Baring, and by the suspension of specie payments, degrade, embarrass, and rain, if they could, their oven country, for the selfish views of making large profits by throwing out millions of depreciated pay npoot the people selling their specie at large premiums, and buying up their own paper at discounts of from 25 to 50 per cent and now looklog forward to be indulged in these speculations for years to come, before they resume spets payments."*

This was the very course that Butler, Barker, and the party had pursued, meant to pursue, and now steadily follow. The wonder is that the professions of their leader deceived so many of us. Jackson's wish to restrain the vicious, fraudulent bankers was noble-but why did he remove Mr. Duane, his true and tried friend, when the latter advised a thorough enquiry by a committee of Congress into the whole banking system, in 1834, with a view to a permanent system of finance, apart from all banks? When, in 1837, the banks had got the plunder, when their vaults had been emptied by speculators, and no treasure remained, Mr. Van Buren pre-

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successor sits the Union.

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Mr. George pillars of the s son, too, was a he was appoint well drilled act Union. Mr. R. of the treasury Natchez, in fav Senator for M: whole paper sy and ruinous to banking institut

Silas Wright and a resident o Wright, (who coadjutor and i Wright was a s 1824, Mr. Wrig Van Buren part though he sat t party had the Butler's private ton, whom in d plan of revising suggestion-an

^{*} Mr. Polk and his trading cabinet have selected a corrupt stock-jobber, the president of one of the very worst of these frauduleot institutions, thus instly condemned by Andrew Jackson, as Collector of Customs at Now York, and his (the collector of bank and others of the 'treacherous and perilous' depositoris of 1936-7, are actually re-chosen — %1 Polk, in 1844-5, to play over again, of course, the same dishoned 1836-7, are actually re-chosen

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tended great anxiety for iron treasuries to hold the specie-but here again all was hollow. Mr. Hoyt's money, under Mr. Van Buren's direct superintendence, was left at the banks kept by Joseph D. Beers and Cornelius W. Lawrence—the specie clause was only talked of, to please "the Workies" and such men as Colonel Young till after the election! Mr. Hoyt did not dream of enforcing it for a single day. The relative positions of Hoyt, the Van Burens, and other pretended specie advocates I have already shewn. Mr. Duane's course relative to the great question of finance on which he was called to pronounce a judgment, as secretary of the treasury, was beyond all praise. His reasons were powerful—his views of the future correct-his references to the past full of warning. How much was lost to the country when Jackson turned from the counsels of this truly great and incorruptible statesman, to follow the interested advice of a corrupt Van Buren and his able and artful confederate, Amos Kendall, so as to become "the mere purveyor of hungry and discordant factions!" Give me the key of the Treasury, said Jackson, and the Russian embassy shall be your rich reward. Not for such a purpose, was the reply, but you may seize it by force. It was so done, and Duane's too servile successor sits in the centre seat of the bench of justice, in the Supreme Court of

Although Mr. Duane refused to go to Russia, the too complaisant Cambreleng, in due time took that \$18,000 pleasure trip, which may be considered an improvement on the English 'Chiltern Hundreds!'

Let us select one or two extracts more from his speech of Jan. 14, 1834.

"Of all the currencies that were ever contrived by man, the most vicious in priociple, the most calamitous in its effects upon trade, the most detrimed to the public interest, and the most unsafe, as it respects the preservation of a metallic currency, is that which is founded upon the credit of a national back, not only connected with the finacose of a government, but like ours, involved in all the fluctuations of every species of commercial credit and dealing in them upon a national scale."

"It is a common opinion too, that a national bank prevents the multiplication of S. ate banks. It may be so, sir; but if it is, it is contrary to priociple, and in this country and in England contradicted by experience. It is true that immediately upon a dissolution of a national bank, there will be, as the gentleman from Penosylvania has shown, an unusual number of applications for State institutions; but in a long series of years, the tendency of a national bank note currency is more powerful than all our local circulations, in constantly impelling trade, banking, and every species of credit and speculation beyond those prodent limits, which, without the agency of such an institution, would usually be prescribed by the aunual and steady accumulation of the capital of the country."

He concluded by saying-"do not entail upon posterity the calamities of a national bank note currency, and lay the foundation of another revolution in your government."

Go back now, read once more his letters to Hoyt-despise, and have done with

Mr. George M. Dallas's father was a very corrupt politician. He was one of the pillars of the system of doing the treasury business through a national bank. His son, too, was a warm advocate for the 35 million charter of 1816. In Feb. 1817, he was appointed attorney to the U. S. Bank; and in 1844, named by the veteran, well drilled actors of the democratic Baltimore Convention, for Vice President of the Union. Mr. R. J. Walker, a great man in the Jackson ranks, and Mr. Polk's secretary of the treasnry, is said to have got a new light in 1843, and written to a friend from Natchez, in favor of a third U. S. Bank! When he accepted the office of U. S. Senator for Mississippi, he issued a declaration in this form :- "I am against the whole paper system; against it as destructive to morals, dangerous to the liberties, and ruinous to the true interests of the American people—the very foundation of banking institutions is based upon fraud and fiction.'

Silas Wright, Governor of New York, is fifty years of age, a native of Vermont, and a resident of St. Lawrence County. Lorenzo Hoyt was long law agent to Mr. Wright, (who is by profession a lawyer,) and his brother Jesse has long been his coadjutor and intimate friend. Well knowing his habits and circumstances, Mr. Wright was a strong advocate for giving him the control of the Custom House. 1824, Mr. Wright, in the Senate, voted with Jasper Ward, A. C. Flagg and the Van Buren party, to turn De Witt Clinton out of the office of Canal Commissioner, though he sat there without salary, was the soul of the canal project, and Wright's party had the other commissioners on their side. It is necessary to read Mr. Butler's private letters to comprehend the spite the faction felt in life towards Clinton, whom in death they all but deified. As Governor, Mr. Clinton originated the plan of revising the statutes-many real improvements in the law practice are of his suggestion—and, agreeing with Brougham, Bentham, Romilly and the great law

authorities of England, that a clear, precise code of law, for civil and criminal matters, as well as uniformity of procedure in the courts, would be a precious boon to a free people, he urged it on the legislature in his message of 1825. Van Buren and Butler, liking the confusion of feudal precedents called Common Law better, nothing was done. Mr. Wright was for the bank and Crawford and for Jackson and the political pets in turn-then for the sub treasury, In 1834, "he was wholly unmoved by the alarms that had been sounded as to the insecurity of the deposite banks"-in 1837 he was moved somewhat, and aided in sending Jesse Hoyt into the modern Greeian temple on Wall street, as high-priest of the grand sub-treasury of the Union, in Lawrence's and Beers's banks. He was a delegate to the Herkimer Convention of Sept. 8, 1829, where Theron Rudd, Aaron Hackley, N. Garrow, John W. Edmonds, R. H. Gillet, &c. nominated Enos T. Throop for governous and the control of nor, and has had pity on Mr. Butler's pauper protegé, and placed him on the bench. In 1828, he aided at Herkimer in nominating Van Buren as governor. He is of the seet on of Van Buren's followers who are for a high tariff. He introduced into the House of Representatives the tariff of 1828. I liked his vote for John C. Spencer as United States Judge, because the real objection to him was his hatred to slavery. Proscription by slave owners, whose ignorant negroes are counted in the federal representation, in the teeth of the declaration of independence, and in mockery of all representative government, which is either founded on intelligence or useless, I d_0 not like. Their weight in Congress was against cheap postage, too, although even the whites in the south comprise the great majority of that 500,000 of 20 years and upwards who cannot read their A. B. C. nor write their names. I would Lether proscribe John C. Calhoun nor John C. Spencer-nor did I like the result which placed a very inferior person in Smith Thompson's scat. Though opposed to Texas, if with slavery. Mr. Wright was warm for Polk as president, who would not have Texas unless filled with men and women in perpetual bondage. In Jan. 1824 he was sent to the Senate pledged to give the people the direct election of electors of president, but to serve a faction he moved to stave off the question till Nov. Like Mr. Butler he wished to avoid Samuel Young as a candidate for Governor. He is good humored, able, and shrewd-and the company he keeps will tell his country what he is.

Extract of a letter, Lorenzo Hoyt, at Albany, to his brother Jesse, at New York—dated Feb'y. 28, 1824.—''How are the democrats in New York pleased with the movements at Washington? Does not Calhoun's bolting in favor of Jackson AUGUR BAD, inasmuch as Jackson may, and I oppriched WILL, BOLT in fever of Adams? If things take that course, and Clay's friends will not yield to Crawford, I fear that Adams will be the strongest man. However, I strongly believe that Clay's friends in this State will, if necessary, abandon him, and cast their weight into the scale of Crawford,'' &c.

CHAPTER XXV.

Cornelius W. Lawrence—his political career—on both sides on the Bank—for Van Buren—for the Sub-treasury—for Texas—Mayor, M. C., Bank President, Chamberlain and Collector of Customs at N. Y.

Cornelius W. Lawrence was a director of the United States Bank branch in New York in 1827. In 1834, he was as much a "bank man" as in 1627, but he had by this time got a hint how his personal interests might be advanced by voting with J. K. Polk in Congress against the Bank. He did so, and for the distribution of the public treasure to favorite State banks—then went home—had for his share a two million charter in 1836, with two millions capital, and two millions of dollars of the national treasure put into it, but not at interest. He himself, with Morgan L. Smith, and other "trusty cronics," were the commissioners to "distribute said capital stock." If the confederates got on their stock the profit calculated by Mr. Marcy, viz., 15 per cent, it would make, on 20,000 shares at \$100, \$300.000. All the stock was paid in by the shareholders, in gold and silver, the U. S. Tresury gave them other two millions for safe keeping, and nine months from the day it opened its doors, to wit, in May, 1837, it shut them again, refersed to pay it debts either to people or government, in lawful money, speculated with its funds,

and if I woul ciated paper rence's pure bargain in 18 ernment speei his conscience he wrote his t too far agains "that a natio proper restrict On the 18t Bank, stating considerations plaining that t Union, who h mittee, known Mr. Sclden, 1 New York, pr posites. Seld and report. I give it its quie spectable mem print it with th wished to supp left his mentor of April it was Cambreleng, F vote. Next. th Lawrence, Pol Everett, Geo. bell P. White State banks ou Polk, Lawrene ley were ayes. against this g posed to appoir and find whether and Lawrence On many other

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and if I would say that it didn't, or that its directors didn't, buy up its own depreciated paper at a discount who would believe mc? Those who know Mr. Lawrence's pure disinterestedness, and who can credit the assertion that there was no bargain in 1834 to give him, for a pet bank to be started in 1836, sixty tons of government specie or its equivalent, but that he voted (as he says he did) contrary to his conscience, from conscientious motives, may do so. On the 26th of Jan'y 1834, too far against a national bank." On the 31st of same month, it was his opinion "that a national bank would be useful to the government and country," under proper restrictions, of course.

proper restrictions, of course.
On the 18th of Dec'r 1833, Mr. Binney presented the memorial of the U.S. Bank, stating that for one and a half millions paid to the government, and other considerations, the bank was to be the U.S. Treasury during its term, and com-Union, who had paid nothing at all. Mr. Polk moved that it should go to his committee, known to be unfavorable, and Lawrence and Cambreleng voted with Polk. Mr. Schlen, Lawrence's colleague, on 3d Feb. '34, presented a memorial from New York, praying the renewal of the Bank charter, and the restoration of the deposites. Selden moved its reference to a select committee, who could hear reasons and report. Lawrence voted with Polk, C. P. White, Gillet, and Vanderpool, to give it its quietus in his (Polk's) committee. On the 17th of March, a highly respectable memorial from Boston was offered for the Bank. Mr. Gorham moved to print it with the names. Mr. Polk said he was willing to print the memorial, but wished to suppress the names of the signers! For once, and once only, Lawrence left his mentor, and voted with John Quincy Adams to print the whole. On the 4th of April it was put to vote, ought the U.S. Bank to be re-chartered? Lawrence, Cambreleng, Polk, and Vanderpool voted No. C. P. White and Selden did not vole. Next, the resolve was put that the deposites ought not to go back to the bank. Lawrence, Polk, Gillet, J. Y. Mason, and Cambrelong were ayes. D. Selden, E. Everett. Geo. McDuffie, and J. Q. Adams were noes, and they were right. Campbell P. White kept below the bar. Then came the home vote, Resolved that the State banks ought to be continued as places of deposite for the public money: and Polk, Lawrence, Vanderpool, Cave Johnson, Cambreleng, Cramer, and S. Beardsley were ayes. Selden, J. Q. Adams, Liucoln, E. Everett recorded their names against this great injustice. C. P. White kept out of the way. It was next proposed to appoint a committee to inspect the bank books, see who had got its favors, and find whether it had violated its charter. Selden voted for enquiry, C. P. White and Lawrence were absent, Cambreleng said yea, and the com. was organized. On many other important questions, Mr. Lawrence, in some 50 or 60 days, never gave a votc. His pay was drawn, I presume, \$8 per day, as if he had done his

duty, by being present.

Cornelius W. Lawrence, it is said, was bred to farming work, and is of a Long Island quaker family. He and his brothers Joseph and Richard M. were New York auctioneers, and made money in the house of Hicks, Lawrence & Co., retiring before it became bankrupt in 1837. Their brother Richard was, I understand, made a bankrupt, but his wife (Jacob Drake's daughter) has a little fortune of \$60,000 which his creditors would miss. Cornelius is an old man, of large size, and very fond of champaign. His first wife was a rich sister of David M. Prall. On Feb. 15, 1819, he was married again, to Rachei Ann Hieks, a daughter of his partner the auctioneer (now not wealthy.) He has been a great speculator in Bank stock and cotton, and I am told that his son voted last election for Mr. Clay. Mr. L. has been twice or thrice Mayor of New York—been member of Congress (1832, '3, '4)—got the two million bank in Wall street in 1836, the presidency of which, to save appearances, he has handed over to his brother* Joseph, together with the city

^{*}As matters now stand. Secretary Walker, having a right took retaining with Mr. Polk, designates the treasing banks. The Collector of N. Y. being informed on the said. Mr. L. M., owing \$30,000 duties, payable to-day in cash, goes to Lawrence's bank, or the one most from a to him, and gets a note discounted to cover that sum, writes a check for the \$30,000, which the teller marks "good," and L. M. pays it at the Cashier's diek, in full of his duties. The Collector sends the check to the bank as M. pays it at the Cashier's diek, in full of his duties. The Collector sends the check to the bank as M. pays it at the Cashier's diek, in full of his duties, and gots it, too, in advance, but pays none to the government, though it credits the U.S. Treasurer with the like amount. Thus, without trouble, advance, one cent or running any risk, the bank gets \$525 (as 90 days interest.) How like this is to Butler's \$500 counsel fee from a defendant, or \$50,000 law charge for a motion on bonds known to be utterly worthless!

chamberlainship, when he (Cornelius) got possession of the collectorship of New York—it being convenient to hold as many lucrative places as possible in one family. Joseph is, I believe, of the firm of Lawrence, Trimble & Co., a large commission house, and married an heiress, a daughter of Alderman Townshend.

In July, 1836, Sam'l Swartwout presided one day at a great Texan dinner in this city—Gov'r Hamilton of S. C., Gen'l Ripley, Mr. Calhoun's brother, Mr. Lawrence, and many other "friends of the Texan cause," were there. A character for friendship to Texan annexation and an increase of the slave power in Congress, is useful to those who would fill lucrative offices in the gift of the federal

government. Anti-Slavery democrats must look to Albany.

As a speculator in Bank Stock, Collector Lawrence was always a follower of Van Buren. He followed his lead in the U. S. Bank war—got paid—was one of the signers of the N. Y. com. of citizens at Tammany, who took sides with Van Buren when the Scnate rejected him as minister to London-was one of the State electors of President when Van Buren was nominated in '36-John V. B. made him "run like the cholera," as mayor, with the help of Marcy and the six-million message of 1834. On the 25th Sept. 1843, the "conservative" C. W. L. was one of Van Buren's Sub-Treasury Vice Presidents for the 6th ward at the great meeting in the Park-and will be ready to aid the initiated in any scheme to raise more stocks for speculation, state or national, by which "the Albany Dutch" may be cased, according to law, of their spare dollars. When the Glentworth papers were seized, Mr. Butler addressed notes to the select, "Varian, Lawrence, Bowne, and Allen, to meet him on business of great importance." These, with Hoyt, Morris, and Stephenson were trusted with the great secret-and when it was told about that Lawrence, Fish, and Alley had said it was all a hoax, Mr. Bryant in the Post, gravely contradicted the error, by authority. Ritchie said in the Union, that "no appointment could be made more satisfactory to the democracy of all classes than Mr. Lawrence," and the Albany Atlas set forth his "integrity and great personal worth." Mr. Lawrence informed the public, thro' Mr. Sullivan's Morning Post, of his acceptance, he having been "voluntarily selected by the President, from his acquaintance with him as fellow democrats (!!!) in Congress." The Evening Post responded, using the words—" integrity," "character," "confidence of the party," and so forth.

William Leggett, in page 608 of vol. 1st of his Plaindealer, asks, "Who made C. W. Lawrence, and Gideon Lee, and George D. Strong, and Walter Bowne, Presidents of Banks? Were they appointed solely in reference to their ability in financial transactions—or was the office given to them as a reward for party services and sacrifices?—We have too long submitted to a system of banking founded on political capital, instead of money capital. We protest against the creation of exclusive privileges for the purpose of paying these men for their political services."

Mr. Lawrence's character, and the recommendations to office already quoted, are evidence that he will make that vast and costly machine, the Custom House, serve the purposes of the knot of political speculators with whom he is connected. Prosper M. Wetmore is his most intimate adviser, and a most suitable one. On the 24th of Dec. 1834, C. W. Lawrence, R. Riker, John L. Graham, and George D. Strong, wrote to John I. Morgan and others, Washington, (the fall election being over), desiring an inspectorship for Abraham Le Foy, because of "his assiduity and efficient influence as a member of the democratic family." It would, they add, be "a favor to ourselves." Give him \$1095 said Swartwout, and it was done.

CHAPTER XXVI.

Governor Marcy's Letters—on his Pantaloons—his War Services—his Election—the U. S. Bank—the Nullifiers—the Elections of 1832 and '35. S. D. Ingham on Clay and Anti-masonry. Flagg on Politics.

Senator Marcy to Mr. Jesse Hoyt, New York.

[Private.] Albany, 16th Oct., 1832.
My Dear Sir—Your letter of Monday evening I received this morning, and with it a breeze from the south, that gives some of our folks a chill.
The opposition pretend to have certain information that Ritner is elected.

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My DEAR S determined to v calculated to ca considerably rai shall gain there shall gain (spe doubt-but the in the 8th Distr County is very reasonable hope The proceeding county. We u Electoral Ticket friends, and ins our affairs look keep it. I fear vigorous efforts yesterday's C.

^{*}Governor Marcy's essay power of the press to and wisdom enough t Mr. Marcy's praises this chapter show hi ment of the party at Under a better system.

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lected.

Though we do not yet yield to this belief, still we are less confident than we were yesterday of Wolfe's Election.

As to the Pantaloons affair, * perhaps I am not the person best qualified to advise. Though the charge was right in itself, yet it must be regarded as an unfortunate one, because so easily turned into ridicule.

I showed your production to Flagg—he thought it very well, but seemed to think it was a little too formal. The enemy will have their laugh, but I hope it will not do much mischief.

The true explanation is simply this-

When Comptroller, I had always made war on lumping charges, because I was satisfied many frauds against the State had been perpetrated by them.

The law provided the payment of the Judge's expenses in holding the Special Circuit. I kept a particular account of them, which was handed to the Comp-

While on this business some work was done on Pantaloons, for which the Tailor charged Fifty cents; it was entered on the account, and went into the Comptroller's hands without a particular reflection how it would appear in print.

I feared no danger for I knew no sin. I can not advise how it is best to treat the subject.

The article in the Argus, headed, "A very grave affair," is perhaps as full an explanation as the transaction will admit of. But it will be well to connect it, if much must be said on it, with the great frauds and peculations of Holley, Van Tuyl, John V. N. Yates—(who I believe for love of me writes many of the scurrilous articles in our papers), in appropriating about \$800 of Peddlers' License Fees, &c. &c.

Now as to my War Services, (a more agreeable subject), I was out two campaigns-in 1812 on the northern frontier-helonged to the party which took from the enemy at St. Regis the first stand of colors taken in the late war, on land, and the first prisoners (about 40 in number).

These prisoners were in a house built of square timber. I personally headed the party that took them-myself broke open the house, entered it, and took from the hands of the soldiers their arms, &c.

I care not how much This matter is handled, but rather they would let my Pantaloons alone. I return your remarks. Yours, &c. W. L. MARCY.

Judge Marcy, to Mr. Jesse Hoyt, at New York.

ALBANY, 4th Oct., 1832.

My DEAR SIR-Yours of yesterday is received. Before it came to hand I nad determined to write you in order to relieve the gloom which my former letter was calculated to cast over your mind. Information received since writing to you has considerably raised my hopes. V. Buren writes from the infected District that we shall gain there as much as we can lose in the other parts of the State. That we shall gain (speaking with reference to the last Governor's Election) I do not doubt-but the extent of that gain cannot to be conjectured. Ithink it will be 3000 in the 8th District—and about 2000 in the 6th. Our recent news from Washington County is very flattering. The FACTIONS there do not coalesce. There is a reasonable hope that we shall be better off by 1000 votes than has been calculated. The proceedings in Weschester have dissipated the gloom that hung over that county. We understand that both the Ward and Hunter parties will support our Electoral Ticket and State candidates. The charter election here has nerved our friends, and inspired a determination to meet efforts by efforts. Upon the whole our affairs look pretty well, and success is in our own hands, but we must labour to keep it. I fear more for you in N. Y. than any other place. Your vigilance and vigorous efforts can alone save you from a disappointment. Davis's calculation in yesterday's C. & En. is, in many particulars, very wild. I have run over that

^{*}Governor Marcy's uneasiness at the joke about his patched breeches and barber's bill—the Argus article—Hoyt's essay—Flagg's opinion gravely taken—and the surmises against Mr. Yates, are proofs of the press to awe official meu—if the press were but bonest, and the people possessed of intelligence all visitom enough to see the importance of upholding an editor able to rice above the trammels of party. Mr. Marcy's praises about his War Services, seem to have been composed by himself. His other letters in this chapter show his views as to the election—the important position of Hoyt as the confidential instrument of the party at N. Y.—and the temper of the man. I like Marcy's and Flagg's letters, in the main. Under a better system, perhaps they would have been better men.

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calculation and made a note of deductions and additions, which I think may be reasonably be depended on, by which I vary the results. About 20,000 a pretty material variation. I do not wish it exhibited. Indeed I believe it is rather an idle employment to be making estimates. The best rule is to do the work and see the result.

I am, with great respect, yours,

W. L. MARCY.

Senator Marcy to Jesse Hoyt, Esq., New York.

WASHINGTON, 3d June [1832.]

My Dear Sir—I have been shamefully negligent of my promise to you in relation to the result of the interview with my Albany friends. I hoped to be able to convince them that it was right and proper for me to adhere to the determination which I had communicated to Croswell; but I failed in doing so. They convinced me that there were more difficulties attending the selection of a proper candidate than had presented themselves to me. The result was that I am not to persist in declining now but am to be let alone if it can be done—as I think it may without injury to the party.

It would seem to imply (if it cannot be) that I am a mighty consequential fel-

low. You or anybody else may think so if you will, but I do not.

Webb has not modified and published your articles. So long time has now elapsed, and the fever of those who called for me to come out has so much subsided, that probably nothing more will be said by him. How stand affairs in N. Y.?

There is a great effort making we learn by the manufacturing interest to get up an excitement on the Tariff—Our friends from Albany and elsewhere thought it would not succeed. Bodies of manufacturers are flocking in here, and they appear about AS CRAZY AS THE NULLIFIERS—I think the extremes will unite and defeat all attempts at compromise.

Yours, &c.,

W. L. MARCY.

Senator Marcy to Mr Jesse Hoyt.

Washington, Saturday.

Dear Sir—I have this morning received a note from Webb, and I learn from the tenor of it that you had written to him on the subject which engaged us in two or three conversations. I find that our opinions of him were perfectly correct. Attacked as he is on all sides he is willing to attend to others as well as himself. I find my intimation to you is well founded that Bennett had been too sanguine in the matter referred to and had understood from me more than I intended to convey. Webb has undoubtedly every disposition to put things right and he ought to be permitted to do so to a certain extent in his own way—I have had full conversations with you and from them you can make to him such suggestions as will apprise him of my views. He may think I ought to write to him—and so I should perhaps—but I have two reasons for not doing so—the one is that if I should go over the whole matter as I did with you in conversation it would make a prodigiously long letter, and I am too much engaged to afford the time to write it, but the second is I have declined to write to all Editors on the subject (except one which I explained to you.) This resolution was early taken to preserve my position—to keep silent. He will appreciate my motives and I hope approve of the course.

[The date-signature-and a few words of the conclusion, torn off.]

Private. To the same. Alb'y, 1 Oct. '32.

My Dear Sir:—I did not receive your letter of Thursday till last evening. I hasten to reply to it—though the answer will give you no pleasure.

I think our chance of success doubtful.

Although others are full of courage, I am not. I have looked critically over the State, and have come to the conclusion that probably we shall be heat.

I would not say this to you were I not perfectly confident that it will remain a profound secret.

All reports from New York are that we shall do better than you represent; yet I have distrusted them.

The U. S sand dollars have great of temptations. You ough

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J. Hoyt, F.

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1 Oct. '32. evening. I

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present; yet

The U.S. Bank is in the field, and I cannot but fear the effect of 50 or 100 thousand dollars expended in conducting the election in such a city as New York. have great confidence in the bonesty of the people, but it will not withstand all temptations. The corruption of some leads to the deception of MANY.

You ought to look to the Upper Wards. I fear you will find defections among

the active election cerers.

Though I speak so discouragingly of the result, I do not doubt, if money could be kept out of use, we should beat them. But it will not. Yet great efforts without money may save us.

I hope those efforts will be made in New York.

If I thought N. Y. would do as others say it will I should say the chance is ir.

our favour, but I feared such a result as you predict.

My advice is—don't Bet YOUR MONEY, BUT SPEND IT, as far as you legally can, to PROMOTE THE ELECTION. We are all determined to deserve success, and do not despair of getting it. Yours sincerely, W. L. MARCY.

J. Hoyt, Esq.

Hon. S. D. Ingham, Sec'y of the Treasury, Washington, to Mr. Jesse Hoyt, N. York. WASHINGTON, 10th Nov. 1832.

DEAR SIR,-I thank you for the information in your letter of the 8th. This Election, together with that of Pa., must kill Anti-masonry. They will not again raise that flag in the nation. and scarcely in a State.

It will be driven back into a few counties-hut Mr. Clay is also done; however desperately he may fight in a forlorn hope, that is not the character of his friends. They cannot again be brought up to the charge.

Yours with great respect,

S. D. INGHAM.

Comptroller Flagg to Mr. Jesse Hoyt.

ALBANY, March 26, 1832. DEAR SIR,-You will have seen the proceedings of the Convention, and will, I doubt not, be gratified with the general results. Bowne had been the prominent man for a State delegate before the N. Y. delegation arrived, and a majority of the delegation agreeing upon him, it settled that matter at once. Your city delegation was kept back until nearly the hour of the meeting of the Convention-and Selden and a few mischievous spirits among your members, of the House, induced your delegation to believe that some contrivances adverse to the city were agreed upon here, and that they would have delegates forced upon them who would not be agreeable to them-and Selden did all in his power to throw the Convention the factionists, and all things went off with the most entire unanimity, both in the Committees and the Convention.

The delegates to Baltimore I have no doubt form a unit in regard to any measure

to promote the interests of Mr. V. B. and the Old Hero.

The political affairs of this State never looked fairer-there is some diversity of opinion as to a candidate for Gov., which will be settled at the Herkimer Conventon-and the names of Jackson and Van Buren will get a triumphant vote and bear down all opposition. Yours truly,

A. C. FLAGG.

Gov'r Marcy to Jesse Hoyt, Esq., N. Y.

ALBANY, 26th Jan'y, 1835.

My DEAR SIR-I received your letter this morning on the subject of L. M. M. It is proper that Mr. M. and all other office holders in N. Y. whose feelings or whose conduct has gone with the Wigs should be fully apprised of my situation in relation to their appointments, and that they should be made sensible that they have contributed to bring about a state of things which prevent me from doing towards them as I have done heretofore and should under other circumstances do

now. The principal auctioneers partnok of the madness and infatuation which last year seized the great mass of the Merchants-they aided in giving success to our opponents in the Common Council-they countenanced and some practised the proscriptive policy of that body-turned away their clerks, earmen, &c .- ut held the course pursued by the Wig papers—and cheered on the Common Council in sweep-ing the decks of al. our political friends. The very men who have been proscribed in N. Y., with the expressed or implied approbation of those who wish reappointments, now surround me in great numbers, asking the places and commissions of the proscribers. What shall I say-what ought I to say to these applicants? Shall I send these victims of proscription, and victims of the panic, home, empty handed, to beg employment of those who have deprived them of it, and give commissions to those who are the authors or even the silent approvers of the course pursued by the Common Council and the panic-makers? If I had but one hour of official life to live I should consider it my solemn duty to employ it diligently in protecting my political friends from persecution. My friends in N. Y. ought to look at both sides of this question before they advise a course of liberality which would be injustice to friends and, as past experience shows, returned with ingratitude. Yours, &c.,

CHAPTER XXVII,

Thaddeus Phelps and the Free Bank scheme. His private report. Gallatin on Repeal. Leggett on Marcy. Letters, Marcy, Flagg, Cutting, and C. L. Livingston to Jesse Hoyt. E. Livingston. Message writing.

The facts stated in my chapters on stocks and banking will have shown the reader that much of the anxiety displayed by knavish politicians, brokers, congressmen, bankers, governors, judges, &c., for national banks one day, and for state banks another-this time to have one set of men put forward-t'other time a different set, is, in the main, caused by the vast gains made by getting hold of fancy stocks, puffing this this week and that the next-or bepraising one thing that you may get another, as Van Buren did hard money, which served as a pretext for his hungry legions of officials to keep a few millions of soft money not their own-alto-

On the eve of the election of 1836, Mr. Hoyt, with the secret promise of the reversion of the Custom House, should his captain gain the day, was indefutigable. All sorts of proposals were got up to please all sorts of people—and among others it was suggested that banking ought to be unrestrained. The knowing ones knew that the chartered banks would probably soon go by the board, and they were for securing a fresh batch of 'charters,' for sale before the general break up

By reference to the N. Y. Evening Post of 19th Sept., 1836, it will be seen-that on the 25th of April that year, Thaddeus Phelps, D. R. Tallmadge, Saul Alley, W. B. Lawrence, Stephen Allen and Jesse Hoyt were appointed a Committee to obtain a change in the banking system by a repeal of the law confining the stock and scrip banking craft to incorporated associations. Their first public report is dated 12th Sept., (Hoyt, Secretary); they there state that "a portion of them" went up to Albany when appointed, and attempted to get repeal, but could not-and they go on with a tedious jargon about tyranny, freedom, naked deformity, &c., trying to make it appear that they had been unwearied in their efforts at undoing what Mr. Van Buren and his friends had so long made their money bythe monopoly of banking-so that every sovereign in the Union might issue his currency, and be a banker.

To me, a far greater euriosity is the above committee's first private report, addressed April 29th, 1836, by Thaddeus Phelps to his precious comrade, Hoytand here it is:

Mr. Thaddeus Phelps, at Albany, to Mr. Jesse Hoyt, at New York.

"Dear Hoyt-We arrived this morning and have already accomplished wonders. Our influence has already made Six Banks in the House, (no fear of the Senate),

and by tomor thirty more. Hell in your partner in a I money. No " Arrived on " Monroe h

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This Mr. T signer to appl. Hoyt, (Lawre in N. York, s the Truth Tel their side of th I do not kno Phelps—but o the stir about his friends' sec letter too clear session, with 1 rowed the depo the stock of the ance Company a very old conf

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ATE REPORT, rade, Hoyt-

York. shed wonders. the Senate),

and by tomorrow night there is very little doubt we shall have made twenty or thirty more. You fellows who are in favor of the Repealers, may all now go to Hell in your own way. Consider your restraining law repealed. Consider me a partner in a Banking Company-I put in 2,000,000-Call on John Ward for the money. No more at present-Your loving friend, THADDEUS PHELPS. "Arrived on Monday morning."

29 April. " Monroe has sent in his allegiance-and the Native American party. May go to the D-1. Boat off.

This Mr. Thaddens Phelps, a gambling, stock-jobbing character, was a constant signer to applications for office from Hoyt and Swartwout-and he and Coddington, Hoyt, (Lawrence, if I remember right,) Allen, Bowne, and the rest of the leaders in N. York, subscribed and paid \$20 each, in all \$440, to assist the circulation of the Truth Teller, and the Sentinel, papers that they perceived to be friendly to

their side of the question.

I do not know which of the other members of the Committee went up with Mr. Phelps—but on referring to the Assembly's and Senate Journals, I perceive that the stir about bank chartering began at the very time he speaks of. letter too elearly shows. Mr. Phelps's name is associated in the statute book that session, with those of Walter Bowne, and James McBride, (the director that borrowed the deposites out of the Manhattan to speculate on), a comm ssion to distribute the stock of the Hamilton Insurance Company, and the stock of the 5th Ward Insurance Company—he is also made by law a director. Phelps is from Connecticut a very old confederate of Hoyt's—and was examined by the commission appointed by the President in '41. He said, (Rep. page 290), that after Hoyt got the collectorship he paid large sums of his old indebtedness, and was embarrassed when he got the office. Hoyt had also been made a Danish Commissioner*, a pompous way of settling matters the officials should attend to, but affording the means of bestowing douceurs on "the king's poor cousins." Hoyt, Coe and Butler were also made fire commissioners, I think in 1836, and carned a certain sum thereby. When Mr. Marey lost the government of N. Y., he was made a Mexican Commissioner, but whether it held out long at the salary (\$3000 a year), I have forgotten, if I

Mr. Albert Gallatin wrote a letter in the Argus, about the repeal—a yard long— Mr. Marey wrote Hoyt to suggest or draw up a message for him upon repeal—and but few knew that the Governor's Message of January 1837, was a joint stock production of Jesse Hoyt & Co. Perhaps Mr. Van Buren penned a paragraph or two-for, says Hammond, in his History, "Mr. Marcy, from the time he entered the political field, had been the confidential friend of Mr. Van Buren." Mr. Tallmadge and Mr. Hubbell's letters show that when Mr. Marey had resolved not to endorse the sub-treasury in his message, he did endorse it. It is presumed the remarks he there used were sent him from Washington.

Well might the poet of the Seasons say, that-

Unblest by virtue, Government a league Becomes, a circling junto of the great, To rob by law; religion mild, a yoke To tame the stooping soul, a trick of state, To mask their rapine and to share their prey.

There is no doubt left on my mind, that Mr. Marcy, in sanctioning the corrupt and corrupting legislation of his day, with his signature as governor, was well aware of the deep injury he was inflicting on the worthy people who had once, again, and a third time trusted in his honesty and oath as their chief magistrate. The few letters of his herewith published show some eandor, and even talent, with a seeming desire for fairness. But what of justice do we find in his general con-

^{* &}quot;Washington. March 2. 1831. Dear H.—You and Winchester were confirmed to-day—I do not mean religiously for a though it might apply to General Winchester, who may be a very plous man. you know it scretzly was conditured.

Servetzly was conditured.

We beat the Senute triumphantly about the proviso on the appropriation—both houses unanimously agreed to make the appropriation only in another form, and to strike out the proviso.

Sincerely yours,

C. C. CAMBRELENG.

duct? Mr. Leggett knew him, and thus describes him, Vol. I. Plaindcaler, p. 450. "He is a weak, eringing, indecisive man, the mere tool of a monopoly junto, their convenient instrument; and while he gives his sanction to their unworthy measures, we survey him with contempt, and can offer no better excuse for his conduct than that 'his poverty, and not his will consents.'"

What "small lights," such governors as Van Buren, Marcy and Throop are,

when set beside the generous and ingenuous Chinton !*

'Ch'ge to Gov'r - Jesse Hoyt, Esq., Counsellor at Law, New York.'

Albany, 24th Nov. 1836.

My Dear Sir,—You promised me some illumination on the subject of the restraining law or rather the repeal of it. I am informed that there is a probability that I am elected, and if so it will be expected that I send to the legislature a message-If you have any publications or other matters too eumbersome for the mail you can if you choose put them in the charge of one of the electors from your city. If you are extravagant in your notions they will not be adopted-you expect as a matter of course they will be modified. I will not ask you to get what you write yourself copied because it is possible that some one may be found in this city or vicinity who will be able to decypher your hand writing,

I am, with great respect, your to be obliged and humble Serv't, W. L. MARCY.

[This governor had sanctioned laws in April and May, giving more special privileges to newly chartered banks, and for the sale or disposal of their stocks. He now, in Nov .- Van Buren's and his own election seeured-invites Jesse Hoyt 10 illuminate his benighted vision, as to the best mode of rendering less valuable the special advantages for which cunning or silly people had just paid cash to C. W. Lawrence, &c.]

Jesse Hout Esq., New York.

Alhany, Oct. 3, 1836.

Dear Sir,-The repeal of the restraining law, so far as to allow offices of Discount and Deposite, is universally assented to by town, county, district, and state conventions. To this extent a law can be passed with little opposition. If the issuing of Bills is added, so as to multiply without limit the manufactories of paper money, a new aspect will be given to the whole matter, and those who are opposed to any change may be enabled to keep things as they now are. If we can open the way, and build up a class of Banks which not issue paper, these will cooperate in making the currency more sound than at present; if they have nothing to make by the issue of small bills, they will not be aggrieved by seeing gold and silver take the place of the small bills. After the fetters are knocked off, and the new class of money-changers are "in the full tide of successful experiment," such other medifications may be made as experience may recommend, and as "the business wants of the community may require." Repeal the restraining law, refuse all banks, unless their stock is sold at auction, and those who trade upon legislation, (the hon'ble the lobby) will be blown "sky high:" and the scenes of log rolling and corruption would be replaced by a decent regard to moral and official purity, and a reasonable attention to the public business and the general welfare. Truly yours,

Mr. Cutting to Mr. Hoyt. [Albany], January 6, 1837.

MY DEAR HOYT,—Charles Livingston has scut you a copy of the bill to repeal the restraining law, reported by Maison in the Senate. The first section is all that ought to pass, but I suppose that being in the hands of the Philistines we must be thankful for any favors, no matter how small. Edward Livingston,

I am afra to-day. Tom if we should g We beat their

Do you see our House ! the agent of Graham, Seyi his lobby frien The restraining Banks charter

Post-

I am incline opinion expre much anxious intellect-the ly determined no better than luded by the e nearly broken, ible advocate o guard against a ple are under cases they mus commenced wh agents who wi ity to govern me see it in the bany." Do yo general plan fo ture one. It is Cutting has

Letter, L. Hoy Resolutions fe Letters, Butle Buren to Ho Van Buren of

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Dear Brothernessee Resolutio its merits and th of your political contained in the iner, the other d under discussion Argus and Advo every sensible m tency, in first ac after reprobating

^{*} Mr. Rati 'speaks differently. He wrote to his friend Hoyt from Albany, August 9th, 1820, as follows: 'Mr. Van 9th, no anads higher throughout he State than he ever did—witness the toasts at the various celebrations. But if I were in his place I would trouble myself but little about the carpings of such mens you achieve the an ato nothing without him. What would have become of the opposition if it had not been for '9 I will say more—lift was Van Buren I would let politics alone. He can be and will be the Erskits of the State, which is an ambition more laudable than the desire of political preferment. He yesterdy opened a cause in the Supreme Court in the most concise, elegant, and convincing argument I almost ever heard."

ealer, p. 450. of a monopoly to their unter excuse for

Throop are,

York.

Nov. 1836. f the restrainrolability that a messagemail you can city. If you ct as a mutter write yourity or vicinity

MARCY.

special privstocks. He Jesse Hout 10 s valuable the sh to C. W.

t. 3, 1836. offices of Disict, and state ition. If the ories of paper o are opposed we can open hese will cohave nothing eing geld and d off, and the riment," such as " the busilaw, refuse all n legislation, of log rolling official purity,

FIAGG.

bill to repeal section is all Philistines we d Livingston,

1820, as follows: ts at the various gs of such men as if it had not been fill be the Erskine nent I almost ever

IT I am afraid-has turned a sharp angle, and will come out Bank. See his vote to-day. Tomorrow he will be brought to the bull ring, and stamped as he deserves, if we should go into committee of the whole and he should participate in the debate. We beat them to-day elegantly,

Do you see who compose the committee on the repeal of the restraining law in our House! Ogden, Chairman! the violent opponent of the measure last year! the agent of the Farmers' Trust and Loan Company! the intimate of John L. Graham, Seymour & Co.! the guest of the former last spring in New York, and his lobby friend at the Syraense Convention! IF But we will defeat the gang. The restraining law will be modified—the usury laws partially repealed, and no

[Post-mark, Albany.] Jesse Hoyt, Esq., Wall street, New York.

Albany, Jan. 21, 1837.

I am inclined to think, my good fellow, that you are more than half right in the opinion expressed in your last letter—I have given the subject of private issues much anxions thought and I confess new light begins to dawn upon my darkened intellect-the clouds are fast breaking away and I should not be surprised if I finally determined to maintain even to obstinacy that a note of an incorporated bank was no better than the bill issued by a private solvent individual-I may have been deluded by the charm which too commonly attaches to a corporation, but the spell is nearly broken, and another night's reflection may metamorphose me into an inflexible advocate of shin-plasters-Some limitations and securities are indispensable to guard against abuses, for I cannot admit your theory to its full extent, that the people are under all circumstances capable of managing their own affairs. In some cases they must be protected against themselves. My distrust of their intelligence commenced when they elected such a poor devil as myself, and until they choose agents who will respect their feelings and their interests I will dispute their capacity to govern themselves. Don't disclose this heresy and above all don't let me see it in the Evening Post in the form of "an extract from a letter from Albany." Do you understand? In a few days we shall have under consideration a general plan for private banking, provided there is sense enough in Albany to mature one. It is designed to keep this subject distinct from the restraining law.

Cutting has just called in to say that he has received some letters from you and desires me to say that you must work harder and talk less. What impertinent language for a servant of the People to hold to one of his masters! Yours, &c.

CHA'S. L. LIVINGSTON.

CHAPTER XXVIII.

Letter, L. Hoyt to Jesse. Bowne fathers Butler's Report against the Tennessee Resolutions for Conventions by the people in place of Caucuses by the politicians, Letters, Butler to Hoyt. Open Rebellion. Andrew Jackson. Letter, Gov. V. Buren to Hoyt, on Providence and Judge Swanton. Crawford on foreigners. Van Buren on Universal Suffrage. Looking ahead.

Mr. Lorenzo Hoyt to his brother Jesse.

Albany, Jan'y 11, 1824, Sunday. Dear Brother-I send you by this mail the Report of Mr. Bowne, on the Tennessee Resolutions. Mr. Butler wrote the report, and I leave it for you to judge of its merits and the correctness of its principles—but I presume, from the circumstance of your political views coinciding so exactly with Mr. Butler's, that the principles under discussion, made an abusive and unjustifiable attack upon the editors of the Argus and Advocate, and by which he has incurred the indignation and disgust of every sensible man within his hearing. He accused the Argus of political inconsistency, in first advocating an alteration of the electoral law, and then in a few weeks after reprobating the measure as unwise and anti-republican.

To the same My DEAR trust, will be

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VAN PUREN

Remember n Does our frie the elité of the friends. I do

Collector Hoyt's Potosi." It making. Thfrom the Ma fancy stocks. can Land Co. &c .- Origin Renters, 1807 them after get

The object of sure, congressm dents who would

* Judge Swanton v nor Van Buren writ him know that he we heea true to Mr. Crav citizens. He had said to encourage dieir m the government to d flight was occasioned flight was occasioned the wild Irish [says] President! Mr. Van lowing in Greeley's W. Mr. Polk, on this sing Jess Hoyt, in 1832, badmirel Van Buren, manufactured van states to that eminent states the "Mormon of Kine and at another praise Mr. Van Buren, when Mr. Van Buren, when adopted citizens—decl twenty five thousand v Canvention, she had be of votes would be suc from the polls all sobe Convention of 1846. step ladder to the pres

The opinion that I always herctofore entertained, that Gardiner was a man of very limited talents is now irrevocably confirmed. I must confess I was not a little astonished when I see who the New York members were. I presume they are men of tolerable good sense, with the exception of Crolius and one or two others, but as for their abilities, they are, in my opinion, contracted. LORENZO HOYT.

The State of Tennessee was friendly to Gen'l Jackson, and its legislature passed resolutions, in 1823, reprobating the practice of members of Congress meeting in Caucus and nominating Presidents and Vice Presidents of the United States, as an undue interference with the rights of the people. These resolutions were transmitted to the legislature of New York, (see pages 11 to 13 Senate Journal, 1824) and referred to Walter Bowne, Jonas Earll, and Perley Keyes. Benjamin F. Butler, being, like Van Buren, favorable to Crawford and the dictation of caucuses of party Congressmen, wrote a report, which the Schate's committee adouted and Bowne fathered and signed—(see pages 17 to 22, same volume)

Mr. Butler, in this report, asserts, that the caucus dictation, by members of Congress, is a proper and constitutional practice—that in case the election should afterwards go into the House of Representatives, the members who may have recomincided a candidate to the people in caucus are not thereby bound to vote for him themselves—that a congressional caucus is the most effectual mode for preserving an equality to the weaker States—that "there is no other practicable mode of concentrating public opinion "—that State nominations, by members of the State legislatures, the only substitute, are attended with serious difficulty—that a caucus of members of Congress forms the best primary agency for selecting candidates for the presidency, being a powerful combination of influential men, who follow a safe course of precedents—and that a congressional caucus next session is "peculiarly desirable.'

To me it is evident that unless the power of nomination is in the people they cannot be said to have the power of election. Mr. Butler's negative right which he is ready to assign to the people, of dissenting or approving when a president is proposed to them by a private meeting of 66 congressmen, as was the case in 1824, where only that number nominated Crawford, shows his innate dislike to democracy, which in such a case makes the millions sovereigns or dictators. reads this volume will fail to admit that while the constitution may stand for ages a monument of the wisdom of its framers, the administration of it may be at the greatest possible variance with the spirit of its provisions? The Union had chosen some 240 legislators-Mr. Butler desired that threescore of these men should regulate the succession of our executive magistrates. The people had elected certain men to do their will—Mr. Butler desired that these men should contrive to make the people do theirs. All this, too, to crush Jackson, and secure the return of a U. S. Bank man! In a letter to Harmanus Bleecker, one of the gentlemen who, in Congress, most steadily opposed Madison and the war of 1812, dated Aug. 16, 1831, Mr. Butler talks thus-" His (Jackson's) high station-his venerable agemy admiration of his character, a sentiment imbibed in early life, and often expressed in print and otherwise, &c.

Jesse Hoyt, Esq., New York.

ALBANY, Feb'y 20, 1821.

My DEAR FRIEND-. I hope the Council will soon finish all they have to do, as the excitement produced by their labors is very great, and the difficulty of pleasing everybody very strikingly illustrated. Year will have seen by the time this reaches you, that they have given me an office-without any trouble or exertion on my part—or much on the part of my friends. The minor appointments for this city have given great dissatisfaction, and it is as much as we can do to keep the people from open rebellion. Of all this however say nothing-as I hope a few days of reflection will compose the angry elements. To judge from the violent expressions of those who are disappointed, one would think that our prospects for next Spring were rather blank—but you know it is the genius of democracy always to be impetuous and sometimes to be rash. I have only time to say that you are always one of those for whose health, happiness, and future prosperity I feel the liveliest solicitude, &c. &c. &c. B. F. BUTLER.

a man of very must confess I were. I prerolius and one acted. ZO HOYT.

islature passed ess meeting in l States, as an ons were trans-Journal, 1824) njamin F. Butof caucuses of adopted and

mbers of Conn should aftery have recomto vote for him for preserving e mode of conhe State legisat a caucus of didates for the follow a safe is " peculiarly

ne people they right which he esident is proe case in 1824, e to democrars. Who that and for ages a may be at the on had chosen n should reguelected certain ntrive to make the return of a entlemen who, ated Aug. 16, enerable ageand often ex-

y 20, 1821. e Council will labors is very strated. Ye. me an officeof my friends. n, and it is as is however say elements. To e would think t is the genius ave only time ss, and future

BUTLER.

[To the same.] " WASH'N, Nov. 26, 1836.

My DEAR SIR-The President continues to improve, and by Monday next, I trust, will be able to resume the transaction of businers, though it must be with great caution and forbearance-qualities for which he is not remarkable-and hence the real danger of his condition.

Though we not the precise returns of any one of the missing States—yet there is no reason to doubt the election of Mr. Van Buren. Have not Virginia and North Carolina done nobly? Truly yours,

B. F. BUTLER."

Governor Van Buren to Mr. Hoyt, at New York.

" ALBANY, Jan'y 4, 1829."

"My Dear Sir.—You need not, I think, have any apprehension about the message. The earliest allowable moment will be embraced to send you a copy; but that cannot be as soon as you desire. I thank you kindly for your letter, and beg you to write me always with equal freedom. I cannot consent to contribute by any act of mine to the prevalence of that great political vice, a desire to shun

I shall do the best I can in whatever relates to my office, and leave the result to PROVIDENCE and the People.

Remember me kindly to Mrs. H. and believe me to be very sincerely your friend,
M. V. BUREN.

Does our friend L. Smith know that Judge Swanton * has been recommended by the elité of the party in New York? I presume it is understood by him and all our friends. I do not see how I ean avoid the appointment."

CHAPTER XXIX.

Collector Hoyt's Gold Mine. The Georgia Legislature refused to charter " New It gets privileged at Albany. A very pleasant feature in Georgia law-The brothers Butler helping Campbell P. White to borrow the Deposites from the Manhaitan. Four Directors take \$600,000. Three millions lent on fancy stocks. Attorney General Butler goes to borrow at Baltimore. The American Land Co., or the Irish Middlemen of the U. S. Silas Wright, the Presidents, 4c.—Origin of Anti-Rentism in Columbia Co.—Van Buren, Butler and the Anti-Renters, 1807 to 1812. Van Buren accused of urging them on and of deserting them after getting elected to the Senate. Fifty Farmers ejected.

The object of the two armies who contended for tariffs to accumulate public treasure, congressmen who would evade putting the proceeds to public uses, Presidents who would never veto profligate expenditures or enquire about defaulters, and

ents who would never veto profligate expenditures or enquire about defaulters, and

*Judge Swanton was an Iriehman of the days of '93—General Jackson was friendly to Irishmen. Governor Van Buren writes Hoyt that he did not see how he could avoid keeping Swanton in office, but he lete beat true to Mr. Crawford in 1824, but the latter had made himself very unpopular by demonstrate days and the latter of the party taken t'other side. Van Buren had cuttens. He had said, that a very "effectual means of enlightening and civilizing the Indians, would be the government to do this, than to receive with open arms frugitires from the old world, whether their the sold in the professional by their crimes or their virtues." Possibly the gentleman is 'or an amalgamation of president! Mr. Van Buren trementered 1824—and those who forget it may find a passage like the following in Greeley's Whig Almanac for 1845—"Nativo Americanism struck us a hard blow.

Jess Hoyt, In 1832, before the election, collected a \$20 a head subscription to get the Trut Teller, which to that eminent statesman, Clinton, than the firsh—and they abused then because they were deceived by and another profess. He intents and virtues" of the Popus abused then because they were deceived by and another profess. He intents and virtues' of the Pope, 'the head of a gust and Christian church.' adopted citizens—declared, that among its many evils, "it would give to the City of New York about Cwardfor the their said virtues" of the Pope, 'the head of a gust and Christian church.' Adopted citizens—declared, that among its many evils, "it would give to the City of New York about Cwardfor the their said and virtues" of the Pope. 'the head of a gust and Christian church.' Adopted citizens—declared, that among its many evils, "it would give to the City of New York about Cwardfor, she had the about hirteen or fourteen thousand. That the character of the increased number from the polic of all sober rained people." He will not repeat that speech should he obtain a seat in th

for state banks and national banks, with a paper currency, baseless and visionary as the Arabian Tales, was, as I have already shown, to keep up political influence with the millions, and to run riot in speculation at the expense of men of wealth and property. What did Van Buren or his 'followers' ever strive to carry through for the good of their country! Who can fail to see that the removal of the deposites payed the way, and gave the means for the American Land Company, increased the

value of other bank capital, and gave an impetus to stock-jobbing?

Mr. Jesse Hoyt is, in his way, a Pizarro of the north—nay more he is a Cortez. The latter tortured the Emperor of Mexico, that he might get gold—the former tormented and beggared merchants of high standing in New York, for a like reason. Pizarro's ruling passion, like that of Hoyt and Butler, was gain. If the Spaniards got the treasure of Pern, Mr. Hoyt had the Custom House treasury and New Potosi. The bible, through the priest, was the signal for the wanton massage of the Inca's army, by a band of greedy fanatics, and the robbers of Atahualpa assembled to divide the spoils of an innocent people, procured by deecit, extortion and cruelty, distributing the wages of iniquity after a solemn invocation of the name of God! Mr. Van Buren, when he had attained the seat of Clinton, writes to Hon that he was to depend on "Providence," in his crusade against the treasures of us Americans, native and adopted; and this was very much, too, in the line of Butlerbut the Hoyts did not deal in the nonsense of invoking heaven as the patron of villainy. This much as my introduction to Jesse Hoyt, in Georgia, digging for hidden treasures in New Potosi.

In Dec. 1830, Mr. H. McAllister wrote to R. Ward, Hoyt's law partner in Wall street, mentioning a man of science who might be emplyed in the gold region, examining a tract. Soon after Jesse Hoyt and others bought 'a gold mine.' On the 15th of May 1831, this McAllister and a Mr. Rich'd J. Arnold wrote from Savannah, that New Potosi was "the most astonishing place in all the gold region." On the 3d of June, the original value of "New Potosi" was increased from \$27,000 to \$38,000—and such a bungling accountant was Hoyt, that he and his partners, in giving their 'cash and notes' for an increased share, signed for \$6500 instead of \$2880. On the 11th, Hoyt wrote Arnold, "If we should be offered \$100.00 (for the mine) we should not know what we were selling." On Sept. 19, Hop proposed to ask Georgia to incorporate the gold miners near Gainesville—with shares—personal irresponsibility, &c. The legislature, at Milledgville, was applied to, accordingly, but Arnold and McAllister wrote from that place-" The stupidity of the majority of the members of he legislature surpasses conception"half of them dont know what a corporation means—and a failure is apprehended. Judge Berrian, who had been Jackson's Attorney General, was friendly, they say. to their scheme. Nov. 27, McAllister wrote Ward and Hoyt, in great dudgeon of course, that after three days struggle in the Senate their gold mine incorporation bill had been thrown ont. Berrian had done all he could, but "the besotted ignorance and and the blind and foolish envy of the majority, have carried the day. The Georgians would incorporate them, he added, but were so stupid as to desire to mend their bill by making "the individual property of each stockholder liable we the debts of the corporation," (so that if the concern should have defaulters the public might not be cheated.)

But, quoth McAllister, it was to get rid of personal responsibility that we sought legislative assistance. One day they only lost by three, and the next day gamed over seven members-but in Georgia the people like to see what is doing in their name, and it is the law there, as it should be everywhere, that, previous to a 3d reading, every bill, public and private must be published, and wait public opinion a certain time before it can pass. This provise killed Hoyt's Potosi-the people saw the thing-they wrote their agents that they did not like it-and said McAllister-" on Monday twenty intelligent members

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No matter-Eleven bar. Amold and M charter was g fore than th Dr. Boyd, a that "New I could not con investment. Sometime s

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Thaddeus Phe New York, M embrace "Ne I believe I s from the Manl ler's) brother'; western land s hattan at the b P. White (wh elsewhere on a Suffern \$57,6 dollars. No n ally, at a rate a P. White shou be did so. W too, lent the I

* It would seem even to instruct the

yet the census of 18

in Georgia 31,000 olina 20,000 free wl

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England had reduce

postage and advoca Failing in that, we

force in Kentucky, must extend its ar

the south may be al means it has hither slavery—but I dislift of intelligence and cians; and the Pres ments to extend an

everywhere. South at the very roots of dence on slavery, T in England would da

The writer knows that Mr. Van Buren is secretly straining all his powers to get back to Washindton head of the state, but the budget of ways and means he has not seen. The result would be worse than he third rubber, whon—

ber, when-

In advising tall Yankees to wed Indian squaws to improve the popoose system of rearing our yound I should not wonder to see Van Buren yet quote Jefferson where he says that it was a Scotchman (Douglas who taught him, and that another Caledonian (Small) probably fixed the destinies of his life, by ways showing that we owe the Declaration of Independence, indirectly at least, to immigration from North The weiter knows that M. V. Douglas of the North Parket of the

Ritchle, to gull the populace, fluttered like a stool pigeon; Hoyt furnished funds, Dick Davis wind, and Butler the Religion. Ben Butler the Religion!

s and visionary as political influence nen of wealth and earry through for I of the deposites iny, increased the

re he is a Cortez. gold-the former k, for a like reaas gain. If the ouse treasury and wanton massacre of Atahualpa aseit, extortion and on of the name of 1, writes to Hove e treasures of us e line of Butleras the patron of orgia, digging for

v partner in Wall gold region, exd mine.' On the e from Savannah, region." On the from \$27,000 to l his partners, in \$6500 instead of offered \$ 100,000 Sept. 19, Host Jainesville-with edgville, was ap-nat place—"The es conception"e is apprehended. iendly, they say. great dudgeon, ine incorporation t "the besotted carried the day." upid as to desire kholder liable ir ve defaulters the et rid of personal iey only lost by orgia the people as it should be private must be s. This proviso agents that they

of rearing our youth Scotchman (Douglas) If his life, by way of Inlgration from North

elligent members

ack to Washington a ould be worse than ha

contended against prejudice, ignorance and the d--t folly ever exhibited in a Senate . . . this rascally apology for a legislature. I leave this infernal place to-morrow morning." The worthy eorporator, that would have been, was really out of temper—talked in his letter of "the asses here who bray for the public," and reminded Hoyt that Mexico allows no special incorporations.

A fraternal hug from the enlightened democracy of this Union will probably achieve what Burr and his brother reformers, with Sandoval and Cortez, failed inand the land of Montezuma rejoice in religious liberty, as we understand it, slaves, (who may not read, write or marry, but be seourged, shot, sold and tortured,*) charters, banks, stocks, a Wall street of brokers, irresponsible corporations, patriot Van Burens and pious Butlers. It will not be necessary, as in Georgia, to print gold mine bills before they pass 'em.

Thomas Moore impertinently asks,

Who can, with patience, for a moment seo The medley mass of pride and misery, Of whips and charters, manacles and rights, Of slaving blacks and democratic whites?

No matter-he don't travel in Mexico.

Eleven bars of Potosi gold was sent to Hoyt from the mine, and, Feb. 14, 1832, Arnold and McAllister wrote that the mine must not be sold under \$150,000. A charter was got for the concern at Albany this year. Gov'r Throop's people know more than the Georgians. March 17, and 25, Arnold and McAllister wrote that Dr. Boyd, a person of great skill, and hired at \$50 a month, had stated distinctly that "New Potosi would yield \$20,000 per annum, net profit," but the doctor could not conscientiously recommend eapitalists to go as high as \$200,000 in an

Sometime since a bill in equity, as they eall it, was filed before Judge Betts, on behalf of the U.S. against Jesse and Lorenzo Hoyt, Jesse and Thos. Oakley, Thaddeus Phelps, &c., for the better protection of Jesse Hoyt's large estates in New York, Maryland, and Illinois. Why didn't they include Georgia, so as to embrace "New Potosi?"

I believe I saw B. F. Butler set down among the borrowers of "the deposites" from the Manhattan Bank; and at the time that Hoyt got the collectorate his (Butler's) brother's name was not in the best possible repute in Wall street, owing to western land speculations. \$30,000 was what the brothers Butler owed the Manwestern raind spectrations. \$50,000 was what the brothers Butter owed the Brainhattan at the blow up. What then? John G. Coster owed \$258,426—Campbell P. White (who voted for the removal to New York, &c. of the specie, or was elsewhere on a division.) and son \$172,498—James McBride \$75,799—and Thos. Suffern \$57,698. These were directors, and they borrowed over half a million of dollars. No matter. The money would enable them to help the merchants liberally, at a rate somewhat below cent per cent. It was proper, quite proper, that C. P. White should preside at the great Van Buren (1843) meeting in the Park, and he did so. Why were not Coster and McBride among the secretaries? The State, too, lent the Manhattan \$700,000. Who was it understood was to borrow that

^{*}It would seem that negro slavery condemns to brutal ignorance the wretched blacks, while it fears even to instruct the whites. There is very little immigration to the slave region from foreign countries, yet the census of 1840, showed that (in round numbers) there are, in Tonnessee 55,000—in Virginia 59,000—in Georgia 31,000—in North Carolina 57,000—in Kentucky 40,000—in Alabama 23,000—and in South Carolina 30,000—in Kentucky 40,000—in Alabama 23,000—and in South Carolina 30,000—in Morth Carolina 57,000—in Kentucky 40,000—in Alabama 23,000—in Kentucky 40,000—in Alabama 23,000—in Kentucky 40,000—in Kentucky 40,000

out again, John* Van Buren fashion? The report of March 14, 1840, is rather brief on such matters. The Manhattan made stock loans, too. In 1836, they had \$2,800,000 lent out to favorites on fancy stocks pledged to the banks. wonder any longer at the seramble there is to get hold of the proceeds of taxation laid on the people, and at the interest that was felt by the faithful to exchange C.P. Van Ness for that regular dealer and initiated democrat, C. W. Lawrence! Sarnabas Bates, pensioner of the Custom House, owed the Manhattan nearly \$10,000—S. & M. Allen \$56,000—W. G. Bueknor \$27,000—and Roben White \$20,000. The spoils were earefully kept in the family. Gov'r Marey borrowed of that reputable concern the New Hope Bridge Co., and B. F. Butler left his i o u for \$5452 with the Baltimore Life and Trust Co. Robert White, the Cashier, was soon after tried on a charge of petit lareeny and embezzlement, and purloining the bank's loan book. Mr. Butler, if I remember, was for the people, and Judge Ingraham charged the jury—they agreed to disagree—and perhaps the new trial is postponed to take its turn after those of Price, Hoyt, Swartwout, &c.

The American Land Company was formed in 1835, and was a natural result of the successful seramble of Van Buren and his friends for the possession of the national treasure in 1834. The Albany Journal quotes John Van Buren, Silas Wright, Croswell and Burt, as among its stockholders there. Charles Butler, brother of Benjamin F., was a trustee. The intention of Messrs. Butler and Wright was to buy the public lands—the very best of them—as cheap as possible—with the

was to buy the public lands—the very best of them—as cheap as possible—with the *It would seem as if nothing that is corrupt in the political world could be completed without Hey, Van Buren, or Butler having a hand in it, some way or other. In the early part of this volume are Butler's letters, recommending Heyt to Barker for a cashier to the Bank of Niagara at Buffalo. Isaac Q. Leake, Mr. Van Buren's editor of the Albany Argur, was its first cashier, and the notorious Isaac Kibbe its president. Its parent was Martin Van Buren.

On the Vith of Feb. 1816, the bill to charter this bank was referred to Jacob Barker and two others, in the N. Y. Senate, to report. Mar. 8, the bii. in committee—Van Buren and Cantine vote for it—Barker kept below the bar. It provided that \$400.000 should be the capital, and the bank to issue its notes at money whenever the directors, whom the bill maneed, should see fit—even before one cut had been paids of the stock, which could be called in 'by instalments.' The bank to divide profits among the stockholders, who were not to be responsible to the public for loss or mismanagement. The stock distribution, as usual, was left to 'our friends' as a fat job; if the bank falled it might stop and start afresh; and the bank was not compelled to pay specie for its notes. It is the bank to see the council of Revision refused to agree to it, because it did not contain a clause providing for the redemption of its bills in gold and silver. April 10, 1816, Attorney General Van Buren, in Senate, said the bill was better without a specie-paying clause, and tried to persuade two-thirds of the Senators so to vote, and moved to pass the bill in spite of the Council. (See Senate Journal, p. 295.) The Senate refused to do buils, and the specie clause was inserted, Van Buren again voted for the bill which became a bad law, pilaged the farmers and traders, broke down in 1810, paid 10 or 12 cents per dollar, and its cashier took the chair of Van Buren's press, the Argus. It started again, its president was i

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articles of associat By the terms of offices in payment There was a Bar lis stock was grea the protection of t in by the specular

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Mr. John Van endeavoring to bany, and Renss his father, when these 'troubles, canvassing for S the champion of Butler, appeared feudal tenures ar and Livingstons, Mr. Van Buren son papers, in w county was vehe champion of the them to set up. of many of them Senate through t or it may not.

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deposites, furnished by the people-and then sell them to the people as high as possible. Millions of dollars were thus invested—and private letters are now before me stating the names of persons who would have cleared millions by the speculation, had not 1837 and its events interfered.

Lieutenant Governor Root, in his speech in the N. Y. Senate, on the Sub-Treasury, 7th February, 1840, thus describes this vast monopoly.

"A great American Land Company was formed, consisting of Government officers and their friends. Its articles of association were written by the Attorney General of the United States, [Butler], and his brother was placed at the head of it as President.

was placed at the head of it as President.

By the terms of the Specie Circular, a receipt for money paid into the Treasury was receivable at the land effices in payment for lands.

There was a Bank at Washington, known as the Bank of the Metropolis. This Bank was in bad repute. It is stock was greatly below par, and it was understood to be in danger of failure, when it was taken under the protection of the Government, and made a deposite Bank. The stock, much of which had been bought in by the speculators, who were in the secret, at a low rate, immediately rose 20 and even 30 per cent.

in by the speculators, who were in the secret, at a low rate, immediately roso 20 and even 30 per cent. a draft on this Bank, made by one of the 'American Land Company,' would be presented, the kegs of and the sets returned without being unloaded.

This certificate was good for land. The Yankee speculators, with their pockets full of eastern notes, could not buy an acre. The company with their specie certificates, could purchase all Chicago, and the Eastern notes were worth more than specie, for exchange was in favor of the Atlantic cities. And there was another speculation."

Of course the American Land Company did not settle their lands-they only took the Irish Middleman's place, and held their purchases at a high price for the farmers' sons to buy up, and settle. Within twelve months, twenty four millions of acres of the public lands were bought on speculation, much of it by this combination of avareious harpies. The usual quantity sold in a year is one or two millions.

Bank Presidents, Cashiers, and Directors, in great numbers, joined the vile concern; and the people's money, raised from them by taxation at the Custom Houses, was thus made the means of taxing them over again when they emigrated to the western wilderness. Van Buren's hand was felt everywhere.

Thomas Jefferson was originally rich—his father was also opulent. He and Madison and Monroe left office and died poor. Van Buren started with low cunning, and party machinery as a capital, in lieu of money—Aaron Burr, who was the father of the Manhattan Bank, being his tutor—and ho is now immensely rich. In 1819 he found it necessary to borrow \$ 1000 from the State, which was not paid in 1824, nor the interest. You may now go for 60 miles round Kinderhook, and even up to Oswego, and you will be continually meeting with his farms, lots, &c. Perhaps he is worth the equivalent of Samuel Swartwout's default. In early youth he was the poorest of the poor-his father kept a small public house. Had he risen by other means than I have described, who would not honor him?

Mr. John Van Buren is now most active, in his capacity of Attorney General, endeavoring to bring to punishment the anti-renters of Columbia, Delaware, Albany, and Rensselaer counties, as traitors, conspirators, murderers, &c. Did not his father, when an Attorney at Hudson, do much towards laying the foundation of these troubles, by assuring the farmers that their landlords were in error, and canvassing for Senator in the Middle District against E. P. Livingston, in 1811, as butler, appeared in the Albany Argus, in which the anti-rent difficulties, of 1807, feudal tenures and a "particular hostility" to Van Buren, by the Van Rensselaers and Livingstons, were adverted to, and their "baronial prerogatives" sneered at. Mr. Van Buren is said to have fanned the flame by anonymous essays in the Hudson papers, in which the title of the Livingstons to their manor lands in Columbia county was vehemently attacked -and then to have appeared as the lawyer and champion of the tenants in the courts, there contesting the claims he had advised them to set up. Finally, he is charged with deserting them and producing the ruin of many of them after he had, in May, 1812, attained his object of a seat in the Senate through their votes and influence. This may be true in whole or in part, or it may not.

On this subject, the Northern Whig and the Hudson papers of that day throw much light—and I will more fully discuss it in another publication. One extract from the Northern Whig, copied also into the New York Herald, and the Evening Post of Oct. 21, 1812, may suffice here. Judge Van Ness presided at the Circuit

Court in Columbia county that month; the District Attorney (Cantine), was absent: 50 or 60 persons were ejected from their farms for refusing to pay rent; the sheriff's posse was ordered out; Charles Trucsdale was shot; D. Wilkinson was sent four years to jail for shooting him; John Reynolds, a magistrate, was heavily fined, and also imprisoned; and anti-rentism very severely punished.

Thomas P. Grosvenor appeared for the State as prosecutor. He had been turned out by the Council of Appointment, and Moses I. Cantine, Van Buren's brother-in-law, appointed as the district attorney for Columbia, Greene, and Rensselaer counties, in Feb. 1811. Moses was looking for a seat in the Senate, needed popularity, got the seat, and a poor instrument for bankcraft he made. Van Buren then transferred him to the Argus.

Mr. Van Buren, like Cantine, was absent at the trying moment when his clients most needed his aid—and of this we copy verbatim what we find in the Hudson Whig and the N. Y. Post, as follows:

"It is the general received opinion, and has ever been our own firm belief, that these people have been operated upon by others, whose situation in life, and whose duty to society, had demanded of them a very different line of conduct from what we believe to have been pursued. That this opposition in the Manor has originated in politics, it is our fullest belief; and that they consider certain leaders of the democratic party in this city as their patrons in this business, would appear manifest from a conversation that took place during the sitting of the court; but in order to relate which, we must first state another fact, to with the work of the court of the manor prisoners (and Senator elect from this district) when these trials came on, was taken very suddenly ill and did not come into court again until they were all over. The morning on which Mr. Van Buren was taken lij, Mr. Jeremiah Shaver, the brother of John I. Shaver, on being informed of it, said in the presence of five or six persons, that he told his brother months age, that this tould be the case, when it came to the pinch, that that devil of devils vould abandon them. On being inquired of who he meant by that devil of devils, he replied, why, that fellow Van Buren, we mention this, not to insult Mr. Van Buren, or to accuse him if he is not guilty; but if the Manor people consider him as their patron in this business, and he really is such—it is proper that the public shoul have a right impression upon the subject.

There were twenty six persons indicted at this court for neglecting to go out upon the posse into the

There were twenty six persons indicted at this court for neglecting to go out upon the posse into the Manor after being summoned for that purpose, who were fined from 15 to 25 dollars each. There were also 50 or 60 persons ejected at this court from their farms upon the Manor, for refusing to pay their rents."

Report assigns to Mr. Van Buren the authorship of so much of Silas Wright's mammoth message as relates to the anti-renters. If so, let this chapter, and the recent trials at Hudson, be taken in the same connection.*

CHAPTER XXX.

Bishop and Kemble's stock-jobbing. L. Hoyt's efforts to stay the Harlaem bill.

Bartow absconds. John W. Edmonds. Ripening a combination. Gambling
Judges. Joseph D. Beers on 'Stock transactions.' Lovett the Teller—how he
closed his career. Charles L. Livingston, a gentle judge.

A course of life, not very unlike that of Jesse Hoyt and John Van Buren's, sent John C. Kemble, a Senator of N. Y. to an early grave, two years ago, in the insane hospital. "He grew up," says Noah, "a protegé of Governor Marcy," and while Senator was also editor and owner of the Troy Budget, formerly conducted by Mr. Marcy. He took his seat in the Senate in Jan. 1834, and in a speech on the Harlaem railroad, the year following, said that it was begotten of a Jew, born of a Jew, owned by Jews, &c. Noah replied by charging him with offering to sell himself to the U. S. Bank, and of being bought with his seat in the Senate by Van Buren's friends. This Kemble denied. "Does any man in his senses," said Noah, "suppose that Kemble and Mack [a hungry, plunder loving tool] could be elected Senators without an order from the Albany junto?"

Mr. Kemble, and Isaac W. Bishop, another State Senator-both of them devoted followers of Mr. Van Buren-were charged in March, 1836, with fraudulent

stock specula bank, who h progress, in I two Senators at a reduced chased—then were intereste (Feb. 29, 183 or hinder the him 'when the delayed,' and oppose it.

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and Kemble, eyes of the N selves, and the eight letters t Van Buren's Utica stock wl not stated. Je made a judge May, 25, 1835 greater extent. MONDS, your Three weeks b Mr. Edmonds, them for \$ 500 payable to Olco the absconding cial, though Ed dorsed on Edm and Edmonds e scrips, in whic agreed that Ba on, for the bene funds of the (here, dipping i thing,' again for to "have all or erwise RIPEN N. Y.!!! In Bartow, who, o tended deposite The "combir

stock, is correct as "a secret an \$195 per share may be inferred ln the N. Y.

6, 1827, Barker with whom Wonected—

Not very large at an Stock-dealers? It is Whether the amount and retail dealer? Tmake no other calcul such contracts by pa It is very common to

^{*}I had written thus far, when I met with the N. Y. Evening Post of Sept. 6, 1845, stating that the trial of Dr. Boughton, alias big-thunder, an anti-renter, was proceeding before Judge J. W. Edmonds at Hudson-A. L. Jordan for the defence—John V. Buren, Attorney-Gen'l, for the people—when, in the morning, in open court, a dispute arose between these lawyers, Jordan called V. Buren a liar, V. Buren struck him, both row and fought with their fists, the judge ordered the sheriff to arrest them, adjourned the court and trial 24 hours, and sent the two lawyers for that period to the common jail. The Tribune's correspondent, who heard the whole, says that in a dispute about the manner of examining a juror, Mr. V. B. said 'one statime.' Mr. Jordan repiled, 'there is but one!' Mr. V. B. (excited and positive) 'that's faise.' To this Mr. Jordan answered, 'that is a lie,' or some such word. Judge Edmonds admitted that he also had thus heard it, and the reader of Mr. V. B's 18 letters will not doubt it.

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tting that the trial monds at Hudson—e morning, in open nick him, both rose a court and trial 24 orrespondent, who B. said 'one at a 'v's false.' To this it he also had thus

stock speculations, and being concerned with one Bartow, a cashier in an Albany bank, who had plundered it and absconded. It was said that while a bill was in progress, in 1835, for extending the time to complete the Harlaem railroad, these two Senators resolved to delay its passage until they could buy some of the stock at a reduced rate. Their votes did that, and they went to New York and purwere interested, if at all, in this move, I know not, but Bishop told the Senate, or hinder the bill, "except that Lorenzo Hoyt, an intimate friend of his, spoke to him 'when the bill was ready' for its final passage, and earnestly desired it to be delayed," and that one Hitchcock had said to him that he (H.) was employed to

Lovett, the Bank Teller, testified in Senate, that Cashier Bartow, before the passage of the bill had told him that he had an understanding with Senators Bishop and Kemble, that they would raise such objections to the bill as would blind the eyes of the New Yorkers as to its passage, until they had got things to suit themselves, and then the bill would pass. The Senate published Bishop and Kemble's eight letters to Bartow, and they much resemble the style of Attorney General Van Buren's eighteen gambling epistles. Bishop speaks of "the result of the Utica stock which Hoyt was to deliver," but whether for himself or Van Buren is not stated. John W. Edmonds, then a Senator, and whom Silas Wright has just made a judge of, was also concerned. Bishop writes Bartow, from New York, May, 25, 1835, "if we have been sucked, I extremely regret it was not to a much We have about \$20,000 of Berkshire. ED-MONDS, yourself and me. you need not fear that we are sucked."

Three weeks before that, the directors of the Commercial Bank, Albany, state, that Mr. Edmonds, though he had no funds in the bank to meet it, drew a check on them for \$5000, in favor of his brother, Cashier Edmonds, which the latter made payable to Olcott of the Mechanics and Farmers. On the 9th of May, upon Bartow, the absconding officer's request, the \$5000 were paid by the teller of the Commercial, though Edmonds had never had any account there. On the 9th, Bartow endorsed on Edmonds's check, that \$1000 had been received by him from E. on it, and Edmonds explained the matter to the bank by a long story about stocks and serips, in which he was probably correct. Bishop and Kemble appear to have agreed that Bartow should lend them the funds of the bank secretly to speculate on, for the benefit of the three, just as Hoyt and Swartwout speculated on the funds of the Custom House. Kemble writes Bartow, "Olcott and Porter are here, dipping into the Utica." Bishop writes, "Harlaem . . . is a damned bubble." "Seton is ferocious, and says, by G—d he will never do 'a clever thing," again for such heartless scoundrels." And, Oct. 6, Kemble tells Bartow, to "have all our stock on hand so that we can sell it if we think prepage or other thanks of the country of to "have all our stock on hand, so that we can sell it if we think proper, or otherwise RIPEN A COMBINATION." And this man was then IF a Senator of N. Y.!!! In May and June, Kemble and Bishop's checks were paid by cashier Bartow, who, on the 28th of Sept. made a false credit on the bank books, of a pretended deposite of cash in the Bank of America.

The "combination" of the senators and others to raise the prices of the Harlaem stock, is correctly described in the Senate's Committee's Report, April 26, 1836, as "a secret and artful conspiracy to cheat." In this case it raised the stock to \$195 per share—and when it failed, down went the stock below \$80—the result may be inferred.

In the N. Y. Circuit Court, on Jacob Barker's trial, N. Y. Evening Post, July 6, 1827, Barker askes Joseph D. Beers, another of the fraternity of stock-jobbers with whom Wetmore, Hoyt, and "the party" have been long intimately connected—

[&]quot;Did you ever sell stock on contract, and sell it without owning it? Yes, frequently. To what amount? Not very large at any one time. Do others do it? Yes. Is it a common practice among Brokers and Stock-dealers? It is. Sometimes to large amounts? Say three or four hundred thousand dollars? Yes, said retail dealer? That is all. Are not such contracts entirely regulated by the prospect of profit? I make no other calculation, than whether or not I can fulfill to advantage. Is it not very common to settle incontracts by paying or receiving the difference without there being any stock received or delivered? It is very common to settle in that way."

Seth Staples immediately said, and said truly—''I think it a villainous transaction.'' We perceive one of its results in the Harlaem stock combination. Fraud caused the ruin of thousands—and Senators, the protectors of innocence, were formost to prey on the unwary! I do not see Edmonds's name in the testimony on the combination—but was he not the confederate of three of the chief conspirators, engaged with them heavily in stock-jobbing? Are not the \$5,000 check and the \$20,000 Berkshire, curious transactions, all things considered—and of a man, too, of whom Mrs. Butler had said—"So far as pauperism is a qualification and recommendation to the favor of a party, surely you will give in to "III" John W. Edmonds, who when sho wrote was Van Buren's decided leader in the Senate of New York.

Mr. Alexander H. Lovett, the Teller of the Commercial Bank, did not run away with Bartow. He gave evidence, March 3, 1836, in Senate, that he paid Bartow's checks on the bank, knowing he had no funds, and falsely reported Bishop & Kemble's checks "AS THE BILLS OF OTHER BANKS," from April 1835

until September.

I do not wonder that the I ong Island clerk put \$50,000 of the Brooklyn Bank money in his breeches pocket. When he found that Lovett was retained by the Albany Commercial, what might he not expect to succeed in! The Directors kept Lovett, and in a late Albany Evening Journal, we hear of his confession to Bartow's successor that when these villainies of 1835 were transacted he had robbed the bank of \$4000, and that he had kept on, cheating the ill-managed concern, till his robberies had got up to \$40,000; and had forged daily statements in the Teller's books, speculated largely in the lottery, and was now ready to shoot himself, &c. Of course, he was held to bail, and being of the Hoyt, Swartwout, Price, &c., class, it is presumed (as Butler said of Fauntleroy) that New York justice will not reach him. His connections are too respectable to allow him to be treated like common vulgar persons. When he saw Charles L. Livingston, Hoyt's particular friend, and one of Swartwout's bail, willing to sit with Isaac W. Bishop in Senate-willing to own that corrupt senators may be sent back to receive the judgment of their electors—willing to vote that Bishop "had been guilty of moral and official misconduct"—and unwilling to vote that he "is unworthy of a seat in this body, and is hereby expelled," who can wonder at his subsequent career! Kemble, like Jasper Ward, decently withdrew from the cares of legislation, but Senator Livingston thought that Bishop, though "guilty of moral and official misconduct," was a good enough judge in the courts of impeachments and errors, and in Senate, where judges are made and disallowed.

If the history of our Bank legislation in 1805, with its blows, knock-downs, wholesale bribery, and foul atrocity, could be placed on the table of every man and woman in our State, it would be seen at a glance that the Chemical Bank, Lombard Co., Bishop and Kemble, Hoyt and other transactions of our day, are but clumsy repetitions of the stock-jobbing commencements forty years since. If I can but aid in rousing the manly virtue of the millions to insist on a real remedy, I

will not have lived in vain.

Livingston and his friends resolved to stand by their colleague, Bishop, and Young and Van Schaick resigned, with a wish that they had had the power to mark the face of each member of the majority of that day, pro bono publico.

It was probably as much owing to Bennett and Noah, especially the former, through an article written by himself, in Sept. 1835, that attention was drawn to this affair. Bennett and Noah had quarreled with Van Buren and his followers, their natural associates, and having made them feel their influence were received back into the Kinderkook jungle, where we may as well leave them.

The Commercial Bank lost \$122,015 by Bartow's frauds; besides \$17,380 on false credits allowed Edmonds and others, which the directors expected to collect

"by legal enforcement or otherwise."

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CHAPTER XXXI.

ustom House Builders. Watson E. Lawrence, Politics and Cement. Walter Bowne and the 7th Ward Bank. Bowne's Salary as Commissioner. \$872,500 of Custom House Deposites. Van Buren Cement. Bowne and Morgan on N. Y. Custom House Builders.

His name enrolled with the other worthies of the Van Buren school, we will find, at the State Conventions, held somewhere beyond Little Falls, Mr. Watson E. Lawrence. Mr. Lawrence dealt in cement, but the cement which kept him, like Cornelius W., straight in the democratic path, was probably of a more adhesive character than that with which he supplied the Custom House of N. Y., a structure which cost \$1,200,000, including the price of the ground on which it was built. Although Watson E. was not the lowest bidder among the burners of water lime he was (as Quackenboss would say) "with us in politics."

"Gentlemen," said Thomas T. Woodruff, the builder, to the Commissioners, a man in whose skill they declare to the Sccretary of the Treasury they have the fullest confidence-" Gentlemen," said he, Nov. 4, 1834, "Tho cement now using at the Custom House is a very poor article, and not fit to be used. I have made experiments with at least ten different bags—some better than others, but NONE

of it is fit for use."

The Commissioners, Walter Bowne, Elisha Tibbets, and Daniel Jackson, knew more about cement than Woodruff. Him they removed, but stuck fast to Lawrence, who was paid \$20,000, nearly, for his cement, with some profit, let us hope, to himself and family.

In the Legislature of N. Y., Assembly, Jan. 14, 1837, among the petitions presented was one from Watson E. Lawrence, Daniel Jackson, and others, for a charter to the Washington Bank, to be located in New York. The Contractor and

Commissioner must have had money to lend.

On the 4th of July, 1837, Lawrence was a leading signer of the letter sent by the Conservatives to Senator Tallmadge. In August he was Chairman of the Corresponding Committee of that party in New York, and in pursuance of instructions from John L. Graham and George D. Strong wrote to Allen of the Madisonian for his principles. "Conservative" was the answer, on which Watson E. and his

friends warmly recommended the Madisonian to all good conservatives.

Time works wonders. Watson E. began to see that power having passed to M. Van Buren, Jesse Hoyt & Co., they had veered round for the present to the hard money, anti-monopoly, loco foco side. Accordingly on the 26th Sept., at a 15th ward meeting to choose delegates, &c., at which Watson E. was one chosen, Jesse Hoyt being president, Barnabas Bates [Custom House,] and E. G. Sweet [Custom House,] passed resolutions, approving of "The Message" in toto, and resolving "that the monopoly conservatives cannot delude nor deceive the democracy of this ward "-that Bank and State must be disunited-that the vast emissions of paper by state chartered banks had done mischief—and that hard dollars must be paid for revenue.

Mr. Watson E. Lawrence is a fair specimen of Van Burenism. Like O'Gimlet's finger post, he is ready to be turned round any way, [provided he can continue

contractor for Custom House cement.]

Walter Bowne, says Coleman of the Evening Post, was originally a federalist, but afterwards a director of the Manhattan Co. He was on the Grand Jury, in 1805, when it thwarted the corrupt legislature of that year, and would not find a bill against Cheetham for libel in exposing the bank bribery to which Senate and Assembly had succumbed. In 1816 he was elected to the Senate of New York, where he unfortunately fell into the toils of Van Buren and Butler, and joined the Regency. The Post says he was dressed in a suit of green, and looked as if he would speak, but didn't.

He looks so wise, so grave, so wondrous grlm, His very shadow seems afraid of him.

After the Chemical Bank knavery had been exposed he voted to preserve the charter, and when Clinton's wisdom and patriotism had almost completed the Erie

Canal. Bowno voted to expel him from the Canal Board. He fathered Butler's report against nominations by the people, and was one of 17 Senators who prevented the election of president going to the people, in 1824. Of course he was for Craw. ford, and Anti-Jackson, though when the latter got power, no meaner prayer reached him for a share of the public plunder in the shape of deposites, than that signed, 16 Dec. 1833, by Walter Bowno, president 7th Ward Bank, and by W. S. Coe, Henry Ogden, J. A. Whiting, G. Hopkins, &c., directors. "We, &c., friends of the administration, and of the revered chief at the head of the government, do solicit a portion of the fiscal patronage of the U. S. Treasury, for the 7th Ward Bank." They got it, too.

The 7th Ward Bank got a legislative charter in 1832, Walter Bowne, President -and when the new Custom House was to be built, Congress voted money, provided for commissioners, but prescribed not the duties. Walter Bowne was made a commissioner, and disbursing agent. Van Buren's influence secured to his bank the job of receiving from the treasury and paying out in its notes the money for the Custom House. From Feb. 1834 to Dec. 1840, \$872,500 passed through the 7th Ward Bank-and besides the compensation to Ringgold, Jackson, Tibbets, and the other commissioners, Bowne had \$8 per day, Sundays and week days, winter and summer-in all, from \$16,000 to \$20,000 were paid him by government for

his occasional attendance, at the erection of this heavy, clumsy, inconvenient job. 'Paid him' did I say? That's wrong. He took it. Walter Bowne, as Com', waiting for no other Com'rs to sit on his individual bills, for form's sake, if not for decency, audited them himself, receipted his own bills, handed his voucher to himself, approved of it, and gave himself, as Com'r, a check on his own bank, where the cash lay, which his clerk entered at the Custom House, and his teller (R. S. Bowne—all in one family) paid at the bank. Friend Woodbury took care that the bank should, like Sam and "Jessika," be well provided with "the fiscal patronage" it had so greedily craved. In Dec. 1834, it had \$26,000 of a balance on hand—\$120,000 in Jan. 1836—in July \$90,000—and on 3d Sept. over \$120, 000. Of course, a job was intended, for, of \$70,000 drawn from the treasury in Feb. 1834, \$26,000 remained in Dec., and \$11,000 next year in March! When \$30,000 lay in bank, Sept. 3, 1836, \$100,000 more were drawn for by Walter and deposited—and of this, \$50,000 to \$60,000 were on hand, or lent to speculators with whom there was the right understanding, till July 1837. When this wretched concern refused to pay specie for its bills or other debts in May 1837, it had of Custom House building cash, \$60,000, and got \$50,000 more in July thereafter! Corrupt, greedy, dishonestly ambitious men stuck to Van Buren, because they saw, that, let public prosperity sink or swim, he would see that his legion of followers had a surfeit of public plunder. Don't suppose that on these deposites a cent of interest was paid.*

In Nov. 1834, Geo. D. Strong wrote the Com'rs, desiring that a part of the Custom House building money might be left for safe keeping at his bank, the Commercial. Bowne knew better. Not one dollar!

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Revenue returns U.S. out of \$ Millions of defi The Naval office

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\$97,078,000. In Mr. Swartwout humored, active, l his assistant was \$600,000 receive there knows that money, but what politician—niatche and accountant. returns! I doubt i

Let us look bac After three yea well knew, a hear ecent stockjobbing

^{*}The reader may think, perhaps, that I have spoken with too little respect of such a venerable and hence ed citizen as Mr. Bowne—but is it so? Thank heaven, I am free of the suspicion of malice, for in no form had I at any time any dealings with him. Let the above sketch be considered, however, and then add the fact that the Tammany Hall annual address, previnus to the Nov. elections of 1833, Messrs. Bowne and John I. Morgan lent such sentiments as are quoted below, the sanction of their names and presence as vite Presidents at the meeting which adopted them, Wm. M. Price being chief speaker (previous to his Gallic Haging and addication.) Hegira and abdicatinn.)

Hegira and abdication.)

"We consider privileged fraud and privileged credit as synonymous terms expressing one identical evil.

"We consider privileged fraud and privileged credit as synonymous terms expressing one identical evil.

The Bank has committed a privileged fraud in execting interest upon its own debts, and in thus readering the creditor a debtor. . . . That the 923 banking companies should be content with this ubiquitous, boundless, absolute, and irresponsible power of fraud, without combining to usurp the legislative and executive powers of the general government, would seem to be but a reasonable request. . . . By securing the apparent and disbursement of the national revenue in the republican coin, we keep a still greater amount of the true standard of value in the country, and thus better enable those fraudulent institutions, the banks, we redeem their promises than they could if jet to the self-destructiveness of their own operations."

Mr. Bowne presided where it was in plain terms resolved, that his 7th Ward Bank was a "dangerous and fraudulent" concern—its notes a cheat—and the banks of the Uninn, as encuduated by such as he, swinding institutions. He approved of the whole, and sent it firth in the Post with his name attached. Where was his self-respect in this? What did he not admit to his com shame? If the above assertions were true why was Peter Robinson hung, and the killing of Suydam, the bank president, adjudged murder? If organized banking is a conspiracy against American liberty and property, and Mr. Bnwne says it is so, what was tho use of the trials of Barker, Hyatt and the Lamberts in 1826-7? They were but parts of a system, and yet made scape goats.

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Custom House minutes, Building Com'rs office, Aug. 6, 1838 .- " Present Walter Bowne, Esq.—Ordered [by Bowne] that the following checks be drawn [on Bowne's bank,] viz: For Walter Bowne [that's me, too!] Services from let of Jan. to 1st Aug. \$1696. And "Services," 1 Mar. '35 to 15 Ap'l. '37, 666 days, at \$8, \$5328. Dec. 15, 1840. "Services," 441 days, at \$8—\$3528. Delightful simplicity! What did they give him as bank president! How much stock did he get to make 15 per ct. out of at commencement? What sum was he to draw out of the funds to share with, or did he share? Upright, consistent, democratic Walter Bowne!

Walter was nephew to Robert Bowne, who kept his store in Queen street, New York, nearly 60 years ago. His family were Quakers—he is, therefore, it is presumed, a Hickory Quaker, like C. W. Lawrence. In 1828 he was appointed Mayor of New York, and held the office five years. His daughter is the wife of John W. Lawrence of Flushing, and his son Nathan is reported to be very rich.

Mr. Bowne is not too generous. It required two thirds of the Senate of N. Y. in Feb. 1824, to pass a bill, to give public relief to many deserving persons whose property was burnt and destroyed last war-and the Assembly had passed such a Twenty-two Senators said Yea when it came to them-Walter Bowne and two others, " Nav."

Walter was a delegate to the bucktail convention at Herkimer, in 1828, which nominated Van Buren as Governor. I wish the people would look as steadily to the great interests of the many as this old man does to the worldly gains of "Mr.

Walter Bowne."

CHAPTER XXXII.

Revenue returns at N. Y. Hoyt's Embezzlements. Daring attempt to defraud the U. S. out of \$63,000. Ogden and Phillips's concealment of Swartwout's conduct. Millions of defalcations not yet looked into. Why should we seek to trace them? The Naval office, by Coe and Throop, a base deception. Fleming's evidence.

After all the attention which, with the information before me, I could give the question, I have come to the conclusion that there are powerful reasons for further enquiry whether Mr. Hoyt's embezzlement of the public revenue has been limited to \$220,000, and upward; whether he, at same time receiving an income of over

\$40,000 a year from his office, did not connive at yet greater errors?

Jesse Hoyt collected in 1839, from \$47,113,697 worth of goods subject to various rates of duty, \$14,642,408. In 1840, he only collected \$6,990,643 on of dutiable imports, which shows a falling off in duties at New York alone, of \$7,651,765, or far more than one half the amount received the year before. My opinion, after much consideration given to the subject, and for more reasons than I shall state here, is, that this is a false statement of the real revenue of 1840, and perhaps, in a lesser degree, of 1839. The No. of entries in Sept.

1840, was 3,930—in 1839 they were 3,753.
In 1827, the importations at N. Y. were, value, \$41,441,000. In 1839,

\$97,078,000. In 1840, \$56,846,000.

Mr. Swartwout's cashier, was Mr. Henry Ogden, a shrewd, cunning, goodhimored, active, business man, the brother of a late Attorney General of Canadahis assistant was Noah's famous protegé, Joshua Phillips. Between them \$600,000 received for bonds, remain unaccounted for at Washington-no one there knows that it was paid at New York-the cashiers at New York got the money, but what next became of it? Mr. Swartwout was a keen, sharp, crafty politician-matched Van Boren in his influence with Jackson, and was both scholar and accountant. Was he, too, ignorant as to this \$600,000, and these defective returns? I doubt it.

Let us look back at Mr. Hoyt.

After three years, or thereabouts, of office, he was about to leave it, and as he well knew, a heavy defaulter. His previous career, was from early insolvency to ecent stockjobbing, baseless speculation, unprincipled politics, and great personal embarrassment-his companions were men of his brother's and Mr. Butler's conte

nient morals-and the whigs coming into power.

The merchant pays the duties on his goods to the Cashier, who keeps an entry of account of thom—before that, a duplicate of that entry must have been lodged with the Naval Officer as a check upon the Collector's returns of monies received for

government.

Between January 6th, and February 8th, 1841, hundreds of thousands of dollars were paid in duties to Mr. Tallman J. Waters. He entered each sum in his book -accounted daily (as he says) to Mr. Hoyt for the mone, -laid each entry in his drawer, to be filed with the others belonging to each ship-and between these days some twenty or thirty of these entries were stolen-one this day, perhaps two the next, so as to avoid suspicion—the lowest entry stolen, showed duties paid \$732—the highest \$5,057. In all, vouchers for \$63,039 were taken in 33 days—Mr. Hoyt had received the money paid on these entries-and had it not been that when the quarterly accounts went to Washington, a Whig Sccretary, "a new broom," looked sharper into the return, as made up from the impost book, than easy Mr. Woodbury might have done-for the thief who stole the vouchers from the cashier's office, proceeded regularly to the Naval Office, day by day, and carried off the deplicates—Jesse would have been \$63,039 richer by the "operation." But his weekly accounts, and quarterly return, as made by himself and clerks, differed-in enquiry was set on foot, and the attempt to rob the treasury of these \$63,000, was at length discovered. Had it succeeded it would have benefited no one but Hoyt-be would have cleared \$63,039, for he had the cash, and not a cent of it had been charged to him on the books of the government. It was a case, the very counterpart of the \$609,525 received on bonds, except that in it the lazy financiers at Washington might have detected the rascals by comparing the bonds payable with the monics sent for bonds paid, and on seeing what bonds were long past due and unpaid, and the names of the merchants apparently delinquent, further enquiry would have made all clear. But Mr. Woodbury would not see—nor would Wolf the Comptroller—nor the Solicitor of the Treasury—nor worthy Mr. Ogden the Cashier-nor Phillips his immaculate deputy-and the Auditor did not see it. So we have checks on error and fraud, multiplied and dovetailed, overpaid and useless. To cap the climax, Mr. Swartwout makes oath that he never got the money-Phillips, with like piety, swears that Swartwout did get it. One thing is clear, it did not go into the United States Treasury, to be borrowed by Van Buren, Wright, and Butler, as the American Land Company, and used to buy Western lands at government prices, which the people might have had afterwards at 500 per cent profit on the outlay!

The evidences in document No. 212, H. of R., 2d Sess. 27th Congress, show very conclusively that the merchants' bonds were paid at the Cashier's office—and neither could he (Ogden) nor his assistant show any receipts for the repayment Swartwout. Now, if \$609,525 of money received on bonds could disappear from the cashier's office, is it likely that the cash received on cntries of dutiable goods would not also disappear, by the hundred thousand dollars, or the million?

Look at Fleming's evidence before the Commissioners. He admits that his office (the auditor's) could be no check, unless the entry was placed on file, whe paid to the cashier—and as to the Naval Office, (kept by Coe, Throop, &c.) if was a base fraud on community, as managed—keeping up a battalion of fat, well fed clerks, who were a pretended check on the collector—but no real check. The law regulating the Naval Office is excellent, but, like every thing else, it is perverted by a pack of rascals, who if they don't get the penitentiary here, will be sure of it hereafter.

That the Naval Office should check frauds and errors, says the N. Y. Evening Post, is unfloubtedly true, but heretofore the business has been so managed [b] *Throop, Coe, Hoyt, Swartwout & Co.] "as to render this department wholly

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^{*} In Gov'r Van Buren's letter to J. Hoyt, Feb. 8, 1829, (p. 45.) he admits that a doctor 'saved us at its Herkimer Convention' by getting Enes T. Throop, an altorney, of Cayuga, nominated as Lt. Gov'r, adousting Col. Pitcher, a worthy, upright, independent farmer, whom Root had proposed, and who had was in Congress. In 1816, for the United States Bank Charter, and been appointed by the Regency a circuit day in 1823. On the 12th of March, 1829, Mr. Van Buren abdicated, and Throop became (see face) Governor of N. Y. State. In his message, Mr. V. B. said, "If ample talents, and a sound discriminating judgment—if integrity and singleness of purpose, and truly republican principles, furnish any just ground for expecting a safe administration or the government, that expectation. I am persuaded, may, in the its sent instance, be fully indulged." Throop pretended to desire the punishment of the men who made swy

with Morgan, but i too one of the mean as Governor. I thin Office at Now York as minister. This i and make them the stock jobber—got & Marvy's estimate, I and Nath'l Garrow, give their brother-lihad married, \$10,000 stock! They mana tors borrowed out mi

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usands of dollars sum in his book each entry in his ween these days perhaps two the ies paid \$ 732in 33 days-Mr. t been that when 'a new broom," than casy Mr. rom the cashier's tried off the dution." But his rks, differed-an se \$63,000, was one but Hoyt-he t of it had been the very counterazy financiers at nds payable with ong past due and , further enquiry nor would Wolf Mr. Ogden the d not see it. So paid and useless. ot the money-thing is clear, it

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octor 'saved us at the ted as Lt. Gov'r, and ed, and who had voted ed, and who had voted the Regericy a circuit oop became (de facte) sound discriminating rnish any just grounds aded, may, in the pree men who made away dependent on the other." "It was the practice of the Naval Office, previous to the appointment of Mr. Towle, to certify all the accounts of the Collector, even before they had received the signature of that officer himself. This was neither a counter-signature, as it was intended to be, nor a check upon any errors in the accounts, although it passed with others as a voucher of their correctness." "In the case of permits for the unlading and delivery of goods, it was likewise the practice to sign them in the Naval Office previous to the signature of the Collector, and then it was done without any actual knowledge whether the duties had been paid or secured to be paid. . In a similar manner the business has been done with regard to drawbacks or debentures."

Now it was honorable in the Evening Post to expose this most infamous conduct of its political friends—but why did it delay the exposure till Mr. Tyler's commission had been printed? Was there no fit time, from 1829, till Mr. Curtis, a political opponent, was in office in 1844! Look at the Naval Officer's oath, and say whether the Naval Officer's check only became necessary when Towle, the nomine of the retail rum-shop catled Tammany Hall, was placed alongside of the whig, E. Curtis? The salaries of the Naval Officer and his aids, and their other expenses, fees, &c., amount to more than \$60,000 a year. Has the whole concern only been a blind to enable knaves to plunder with more impunity from 1829 to 1841? If not—what else was it? The law of Congress of 1799 is good; and by the Comptroller's circular of 1821 the Naval Officer is required to keep corresponding accounts with the Collector, to enable him, from his own books, to certify to the accuracy of the Collector's accounts. What avail good laws while bad men conspire to render them unavailing for the general welfare?

The manner of Fleming, the Auditor's evidence in 1841, implies a seeming doubt of the accuracy of the books of these Custom House Cashiers-and with reason. Waters might be honest, but what can be said for his assistant, Bleecker! If Waters was absent did not Bleecker do the business? He, the informer-general to Hoyt; the standing witness, at N. Y., Boston, Baltimore, and Philadelphia; who did not tell Swartwout of the villainy he professes to have known, because "he had no confidence in him!" Bleecker's own statement, pages 36 and 37 of Hoyt's "Letters," show him to have been long acquainted with wholesale knavery by importers—yet he neither informed the treasury, the district attorney, the collector, nor the naval officer, but waited till Hoyt appeared, and then volunteered as informer-general—prosecuted Hoyt for his share of the plunder, was then dismissed, and relinquished the spoils, out of "the Yorkshiremen," to recover them as Hoyt's

second cashier!

Is there not the strongest reason for believing that entries were made, the money paid, and the entries cancelled, by some of the worthies described in this chapter, to the amount of millions, between 1829 and 1841? Look at the above facts—at the characters of the men—at their opinions of one another—at the ease with which 1000 entries out of 20,000 made in a year could have been put on the fire-and at the confusion and shameful disorder in which the records of the Custom House were purposely kept—the important papers that were and continue to be missing—and doubt, if you can, that millions on millions of dollars paid by the merchants have been in this way embezzled! If \$63,039 were very adroitly cancelled as credits in 33 days of the last quarter of Hoyt's incumbency, and the theft only discovered through the change of officers at Washington, who can suppose that that was the only theft in the previous twelve years, under the indulgent supervision of Woodbury, Wolf, &c.? It is true, Mr. Duane was the man to put down such practices, had they existed in 1833-but he was got rid of-and

with Morgan, hut in his acts he protected them. Though a mere tool in Van Buren's hands, and that too one of the meanest, the Safety Fund system and the Regency carried him into George Clinton's seat as Governor. I think he was next appointed to an office in the State Prison at Auburn, then to the Navai Office at New York, where he shamefully neglected his duty, and lastly, sent by Van Buren to Naples, as minister. This is one of those expensive follies which glitter in the eyes of corrupt tools of power, and make them the more eager to prostitute their talents in a dishonest cause. Throop was a regular stock-jobber—got \$10,000 in Cayuga Bank stock and \$16,000 in Phenhx, yielding nearly \$4,000 profit at Mary's estimate, beside other stocks. George and Throop had other \$10,000 of the Cayuga Bank stock, and Nath'l Garrow, the U.S. Marshal, \$10,000. George and Math'l were Com'rs to distribute it, and they gave their brother-in-law, the Reg'r in Chancery, \$10,000. Miontgomery Hunt, whose daughter one of them had married, \$10,000, and I understand not a penny was paid on this stock! They managed the job so as to control the bank, George B. Throop became cashler, and the directors borrowed out much more than they had paid in.

even Jonathan Thompson, a Tammany Hall democrat, removed, he not falling into "the line of safe precedents" as a public pickpocket, alias defaulter.

It may be asked—Could additional embezzlements be discovered now?* I reply_ Cui bono? There is no way to punish wholesale rogues in this country. And even if you were to recover millions, they would be squandered on army and navy officers who have nobody to fight with, distributed by Vice President Dallas among needy senators, to pay the expense of journeys they never went, deposited in banks as a speculation fund for their directors, to 'trap merchants with, or wasted on some Indian warfare to be got up in Texas, to yield patronage to the executive. Who can have forgotten the splendid bequest of Mr. Smithson, an Englishman, in aid of Education in America? The \$500,000 arrived at Washington. What became of it? A bankrupt corporation in Arkansas, called the Real Estate Bank, sold Arkansas State Bonds to Levi Woodbury for the \$500,000. Senator Sevier and Gen'l Williamson were the Commissioners for the Bank-they charged \$14,000 each for expenses and services—paid \$5000 to a broker at Washington to do the business, and lent \$8500 to persons in New York! These greedy leeches were instruments of Van Buren-but if Smithson had known the characters he was trusting, I guess he would have put one clause more in his will. His gold was sadly reduced before it reached the Real Estate Bank—and when a legislative committee examined the bank vaults, only \$15,000 were found in specie. The debts due it were base and worthless! Listen to the Globe!

The millions lavished on Gales and Seaton for useless printing and documentary lumber to keep up their polluted and polluting concern, and to make good the terms of the coalition with the conservatives in furnishing support for their double-faced journal—the half million required to complete the distribution job of Clarke and Force—the annual half million wasted on out of the way light-houses, cheating the mariner like so many will-o-the wisps along coasts—the millions sunk in throwing stones in rivers and removing sand or mud from hopeless harbors, making holes, to be filled up again by the action of the tide, and the natural currents-all these, and hundreds of other sources of wasteful and useless expenditures, we traced" to Martin Van Buren, it might have added. What said Mr. Van Buren's oath? That he would be faithful to the Constitution-and what does in enjoin! Speaking of bills, no matter for what purpose—it says, of every bill, "If he approve he shall sign it." Did he then approve, as his signature attests? Undoubt-

*I think, however, that much information could be had as to other embezzlemente if the bad men who have profiled by them were ousted. When a ship arrives from abroad she produces a manifest, or detailed statement of her cargo. The inspector's return shews what part went to the owners, and what to the public

have profited by them were ousted. When a ship arrives from abroad she produces a manifest, or details statement of her cargo. The Inspector's return shews what part went to the owners, and what to the public store, for examination, or storage. The Surveyor's assistant compares this return with the receipts and permits. It is also compared with the entries and manifest—and as the manifest itself might be compared with the cockets, in the case of British vessels, there could be no knavery, unless knaves as on home men's stoods. Why should a deputy collector sign an entry without making a minute of it in a check book? Why should a Naval Officer make no immediate record? Why should it rest on the honer of a Phillips or a Bleecker, or the fancy of some gambler in the Collector's chair, whether wholesale fraude honesty shall prevail! I impeach no one. I reason from the multitude of facts before me. One thing a clear, those who do not want the knavery of former years to see the light will find out nothing. Mr. Lorent Hoyt's principle of injuring a friend, but never telling him, has its advocates, even in a Custom House. I have expressed my belief that the \$63,000 of entries abstracted in 1841 are not the only ones. Locks I was's evidence in the U. S. Com'rs. report. He states, 11th Dec. 1841, "I was in the habit of paying Mr. Phillips, the former cashier, about \$200 a year, and continued the same to Mr. Bleecker." He adds, his house \$200 to \$300 for goods, and money lent, but when he had charged these things to him he did not expect to get payment. "I was in the habit," I yes continues, "of handing to Mr. Bleecker without the knowledge of Mr. Waters the cashier, sometimes ten or fifteen days. I was intended between Mr. Bleecker and myself that the transactions in regard to the checks should not be copied to Mr. Waters." Waters speaks of Ives's checks, but there may have been many more of them the nen of doily settlements and paying over bialnesce saily by the latter to Hoyt. From this and other mean of information I

revenue.

In Auditor Fleming's evidence about the missing entrice of Jan. 1841, he, (much astonished, of course) declares they were the only documents he had known in be removed. His memory, had it reached as fit back as Gilpin and Barker's visit in 1833, would have told him of books, papers, Important records, missing not to be had—and the last quarterly return of Hoyt's predecessor, free from Hoyt'e errors, for it was of made out at all!

Mr. Watere swore that he accounted to Hoyt daily as cashier, and paid him the cash balances. If so, the cash account must have told Hoyt and his cierks when he sent his last quarterly return to Washington, that it was a dishonest one, for Waters's book showed the \$63,000 of missing entries, all entered and paid to Hoyt by him. How was it with the weekly return to Washington? Will not legislators who hire knave fing it difficult to enact laws to keep them straight!!

edly, for he w was not for th when upbraide his administra practice for pre of their extra generations!! money asked f 44 millions add signed "appro president to ch

The Committee Hoyt and Co justifies Hoy \$20,000 fo shown to the Hoyt and the Phillips and H. A. Wise Columbus an Custom Hou

We have se The report of early informed is, that as he Coe, the comm that Hoyt was would neither banks he used his public busin funds all up tog that Hoyt had d itories-and th The latter, wit to ask, when t revenue (!!), a withholding it talons, for his Mr. Hoyt pt

siores, and the \$11,000 a ye tinued. The I employed. W when in reality

^{*} I do not wish t forbid!] hut it ough it says, that if a ce could safely do oth relinquish his ciair to be refunded. N Indifferent to the ju "Mr. Hoyt has the have cost the President

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the bad men who anifest, or detailed h the receipts and night be compared ives sat on honest on the honor of a wholesale fraudor wholesate traudor me. One thing is hing. Mr. Lotenzo ustom House. ' only ones. Lock at abit of paying Mr. r.'' He adds, that these things to him o Mr. Bleecker. fteen days. It was more of them than or 15 days secretly, or there could have

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o Washington, that ors who hire knave edly, for he was sworn to OBJECT and return every bill which in his judgment, was not for the people's interest. Did he do that! Never in one instance—but when upbraided for the wholesale venality, corruption and shameless profligacy of his administration, he replied through his annual message—that it was not the practice for presidents to object to bills for spending the people's money, on account of their extravagance! Will not this man's name stink in the nostrils of future generations!! I believe it is a fact, that from '37 to '40, Van Buren's estimates, or money asked for public uses, was \$89,000,925. Congress voted \$143,190,106, or 44 millions additional. By the virtue of his oath to object if he disapproved, he signed "approved" at the foot of every bill-as it would be an unusual thing for a president to check extravagance!

CHAPTER XXXIII.

The Committee of Congress, 1839—their report. Mr. Van Buren publicly advised of The Committee of Congress, 1839—their report. Mr. Van Buren publicly advised of Hoyt and Coe's misconduct. Horace Greeley's prophecy. Mr. Bryant. The Post justifies Hoyt. Official Incomes. Morris and the Post Office boxes. Hoyt pockets \$20,000 for a year (by mistake!!!) Coe's income. G. R. Ives. No fairness shown to the merchants. Wasson, Shourt, and the "privileged carts." Were Hoyt and the Government aware of Swartwout's speculations and embezzlements? Phillips and Ogden. Comptroller Wolf. The late Eckford \$20,000 verdict. H. A. Wise denounces Woodbury. Noah's puff. Defaulters and Speculators at Columbus and Fort Wayne. Hoyt's insolence. Cost and Character of the N. Y. Custom House.

We have seen why Mr. Van Buren appointed Mr. Hoyt to the Custom House. The report of the Committee of Congress, 1839, will show that he was well and early informed of his illegal conduct, and mismanagement there-and the inference is, that as he retained him, he approved of that conduct. Speaking of Hoyt and Coe, the committee said, that their returns were incorrect, and not to be believed—that Hoyt was guilty of an unlawful retention and use of the revenue—that Hoyt would neither show them his own book of cash deposites in bank, nor permit the banks he used to show them his accounts—that he carried on his law business with his public business, and mixed his own funds, the public funds, and his legal clients' funds all up together, thus creating confusion-that G. A. Worth had made known that Hoyt had deposited the public money in banks forbidden to him by law as depositories—and they quoted the Attorney General's condemnation of Hoyt's course. The latter, with \$40,000 if not \$60,000, of an annual income, had the assurance to ask, when turned out, another \$200,000 for keeping and taking care* of the revenue (!!), although the Attorney General and Congress had reproved him for withholding it from the Treasury, and Stephen Allen could not get it out of his talons, for his Sub-Treasury.

Mr. Hoyt put into his own pocket, the difference of rent paid for the public stores, and the sums received for storage. This item alone, netted him over \$11,000 a year, but the same dishonest and peculating course is no longer continued. The U.S. pay the storekeepers clerks, workmen, inspectors, &c. there employed. What a mockery it is to fix the value of one man's labors at \$6,400, when in reality those in the secret well know he is to get \$40,000 to \$50,000,

Just two years before this. Horace Greley, in his Weekly Whig of March 2, 1839, had recapitulated the investigating committue's statement adding—"In short, every thing appears to be in train for another explosion, whenever the collector shall deem it more profitable and safe to take steamship than to continue in the Custom House." Is it possible that Mr. Van Buren could have persuaded rational beings that Hoyt's career was a separation of bank and state? Too many believed it—but fortunately not enough to renew his term of the presidency.

^{*}I do not wish to class Mr. Bryant with such trading politicians as Hoyt. Wright, Butler, &c., [God forbid] but it ought to be known that he did not sanction the leader in the Post of March 1, 1841, where it says, that if a certain statement contained in the American "Is accurate, we do not see how Mr. Hoyt could safely do otherwise than retain the money subject to the decision of the courts. He might better reliquish his claim to it at once than to pay it over to the Department and petition Congress to direct it to be refunded. No tribunal in the country, perhaps in the world, is more tardy, more uncertain, more indifferent to the just expectations and rights of private suitors than the Congress of the United States."

"Mr. Hoyt has been from an early period a warm and intimate friend of Mr. Van Buren, and it must have cost the President an effort of more than his usual firmness to displace him."

even if he does not plunder and pillage our merchants on pretended charges of fraud, and then embezzle and pocket what he has thus disgracefully obtained! It is so in every thing. Go to the Post Office, and there you find Lawrence's comrade, Morris, enthroned in an old Dutch church as postmaster. You think you know his salary—but you don't. The law says one thing, but practice says and ther. There are some 3000 boxes paid for by the United States-clerks are paid to whit upon them—and while \$1 or \$1,50 a year is charged elsewhere in the Union for a bax, here it is \$4. The \$8,000 to \$12,000 on this, is it not a perquisite of office! Why not end this tricky, cheating, jobbing, deceptive system at once-pay a fair price for the labors of a nostmaster, and let the public have boxes at \$14. and the government the revenue? Go to the Marshal, District Atterney, where you please, it is everywhere a discreditable, mean scramble, a craving for bread at the expense, too often, of every manly, independent principle. Can Congress do no better for us? Is practical democracy a mockery, and a reproach, or may we date to love it as in the sunny days of boyhood and youth?

One of the public stores in New York was burnt. Very reprehensible was the conduct of the officers who had the management of the sale by auction of the damaged goods. The nett proceeds were paid to Mr. Hoyt, Feb. 11 and 21, 1840, to be, by him, that day placed at the credit of the government, in his accounts. Did he do it? No. He pocketed the money, \$19,929-speculated on it for a year, and merely charged himself with it for form's sake, on the 20th of Feb. 1841, just to enable the government to state more correctly the sum total of his embezzlements! "Why did you do it?" said one. "I forget it," queth Jesse. The interest of this and other sums kept by him, when the treasury ought to have had 'em, I value at \$10,000 a year, at the usual rate of interest. Besides the use of the \$19,929, he charged the U.S. \$2,000 for storing the goods, auctioned, in the

U. S. Stores. I have heard the fees for three years estimated at \$35,025. Here was \$10,000 to him, in that time, from that source. One may judge what a besem or seourge Hoyt was, where he tells us in his letters, p. 133, that the fines, forfeits, and penalties paid by him to the treasury in less than three years came to \$91,000-while in the previous 26 years they had only amounted to \$ 140,000. Fleming says that Hoyt had \$29,373 as his nett share of this sort of plunder-\$10,000 a year that was-and the same went to Coo and Craig, each, yearly, making their places worth

\$16,000 to \$18,000 per annum—though that is under the reality.

Hoyt was never satisfied. He told Woodbury that integrity must be better paid. He served 9 months in 1838, and actually contended for the whole year's pay! "Can you be honest, Mungo?" says one of Sheridan's heroes to his black servant. "What you give mo, massa?" replied the negro. No man has done more to injure

Van Buren pormanently, than Jesse Hoyt.

Compare what follows with Mr. Heyt's conduct to the foreign houses whose

goods were scized:

George R. Ives, of the firm of Labron & Ives, was a standing witness for Hoyt in seizure eases. Mr. Lounsberry swore that Cairns of the woollens loft, would pass Ives's invoices as fairly charged, though rated 10 to 15 per cent. under value-while te other houses who gave fair invoices of same kind of goods he would raise the price 10 er 15 per cent. It is conduct like this that embarrasses the honest dealer. On one oceasion Cairns raised the invoice price of a lot of weollens 20 to 25 per cent., not knowing the owner. Mr. Ives arrived, said the goods were his-they talked privately, and the invoice was at once reduced to its old rate.

On one occasion a lot of Ives's woollens were measured. There were 3900 yards more than was entered-the fraud was clear. Let him have his goods, said Hovt. To a foreign merchant he would at once have replied—" I seize your goods, Sir, for the frand." There were 13 bales and 390 pieces-every piece was 10

yards longer than stated.

The reader will remember George Shourt, whom Judge Ulshoeffer's brother recommended for promotion from the cartage of the Evening Pest to that of the Custom House. He got the place, but it was believed that his cart was Hoyt's, sub rosa. Be this as it may, G. A. Wasson charged for cartage in three years, \$41,688, and only two privileged carts, at 30 to 50 cents each package, or \$3 to \$10 per load! He charged for labor in the public stores \$51,652—and he made out his bills,

" paid for car his \$3000 a We can judge days when bil ducing a singl Woodbury & Hoyt's " batt \$2000 beside public stores tor-he sudde riage for com carts above ha One offect of

Wasson and (as follows :

" April 28, George A. W he would, und Jackson-man burgh, who is he has request goodness, if h

P. S. Peri fort, that you plate, at once. as there was o

I think the Swartwout wa an object with and his friends affairs after Ju seen that Swa Ogden, Swart whole; and ye If the departm known of a de: embezzied larg to be so with S his last quarte send an officer of duty on his Woodbury's cl in Nov. tells V wout wished t sufficient reaso April from the Fleming were tor, Washingto emoluments for are crossed out taken and bond at Washington had they wishe linquency. T yet Fleming w with the swind and Martin Va

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d charges of obtained! It rence's com. ou think you ico says anoks are paid to in the Union perquisite of at onee-pay xes at \$11. orney, where for bread at ongress do no may we dare

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t of the Cusyt's, sub rosa. \$41,688, and 10 per load! out his bills,

"oaid for eartage, \$ ----'," paid for labor \$ ----," gave no particulars-touched his \$3000 a month as paymaster, and of that kept the larger share as eartman, We can judge of the infamously corrupt character of the treasury office in those days when bills like this for nearly \$100,000 were taken without the agent producing a single voucher-and the charges, too, so enormous? No matter! Levi Woodbury & Co. did not stand on trifles with a friend. Wasson was one of Hoyt's "battalion of testimony"-was made a deputy collector-would nett \$2000 besides, for going from town to town to swear-abstracted goods from the public stores for his own use—and, though professedly poor at first, as an inspector—he suddenly "built several splendid edifices in New York, and set up his earriage for comfort and convenience." Nor is this to be wondered at. The two carts above had made a profit of \$35,000, or over \$10,000 a year.

One effect of the government enquiry under President Tyler was the dismissal of Wasson and Cairns. The former was urged on Swartwout by one of his sureties,

as follows :

J. Oakley to S. Swartwout, 2 Cedar St.

"April 28, 1839. Dear Sir .- There is a very deserving man by the name of George A. Wasson a measurer attached to the public store. I do not know that he would, under any circumstances, be removed, as I understand he has been a Jackson-man and was appointed through the influence of Mr. Baldwin of Pittsburgh, who is his friend. As it is a matter of great importance to him, however, he has requested me to speak to you on the subject. I wish you would have the goodness, if his removal is contemplated, to let me see you. Yours truly, J. OAKLEY.

P. S. Permit me to suggest, by way of manifesting my regard for your comfort, that you had better make the removals and appointments which you contemplate, at once. If you do not, there will not be as much of you left in a few days as there was of the Kilkenny Cats."

I think there can be be no doubt but that Mr. Woodbury's office knew that Swartwout was a heavy defaulter long before he left for Paris-but it seemed to be an object with him to remain quiet till after the elections of Nov. 1838. Mr. Hoyt and his friends could not have remained ignorant of the real state of Swartwout's affairs after June, 1838, the end of his (Hoyt's) first quarter. They must have seen that Swartwout was \$646,754 behind, for eash paid him on bonds. Mr. Ogden, Swartwont's eashier, was Hoyt's eashier till March, 1839—he knew the whole; and yet Gilpin the Solieiter was not sent to New York till Nov. 1838. If the department received the accounts required by law, Mr. Woodbury must have known of a defaleation, even in 1837—but as he was lenient to other men who had embezzied large sums, hut professed to be active partisans, perhaps it was his wish to be so with Swartwout and his friends. When Mr. Swartwout declined to send his last quarter's account to Washington in April, 1838, why did Woodbury not send an officer to get it till November? This shows a corrupt and willful omission of duty on his part, and Wolf the Comptroller is not less eulpable. Considering Woodbury's character as a statesman this fact ought never to be forgotten. Gilpin, in Nov. tells Woodbury that the accounts had not been furnished because Swartwout wished them to be withheld till he would return from Paris! Was this a sufficient reason for Woodbury's waiting till Nov. for the quarterly return due in April from the principal revenue office in the Union? Swartwout, Ogden, and Fleming were together in this business. On July 19, 1837, Jesse Miller, 1st auditor, Washington, writes Swartwout—"Sir: Your accounts of Customs and official emoluments for the first quarter of 1837 are received." Then the words in italies are erossed out, and a note added :--" The above do not include abstracts of bonds taken and bonds paid." It would thus seem that they were too lazy and indelent at Washington to compel the return from New York of those statements which, had they wished it, would have at any moment, exposed the chief item of S's delinquency. This letter referred to a return a year ahead of Swartwout's last—and yet Fleming was retained also! Look at the private connection of the parties, with the swindlers of 1826, the insolvents of 1837, the stockjobbers, landjobbers, and Martin Van Buren their comrade, and you are answered. When Mr. Ogden,

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in Nov. 1838, told Gilpin of his conversation with Swartwout before he sailed to France in August previous, and that he then well knew of the monies embezzled. are we to suppose that Hoyt would have kept him (Ogden) longer in the cashier's place, had he concealed the shameful affair from him till then? Mr. Ogden had kept office under Swartwout for many years, and admits that he knew that the Collector began to embezzle the public money nine months after he was appointed, and use it in his private speculations, and that he had often told him so, as had Phillips. What was Mr. Ogden's oath as an officer, and his obligation as a citizen! Was it to let the robbery reach 42 tons of solid silver, keep his salary and office and hold his tongue? Did he do this? If he did not, but acted honestly, what are we to say of the president and treasury department, who knew of and yet concealed such wholesale villainy? And if he did, why did they retain him as cashier after this public avowal, one single hour, and till March, 1839 ?* Let me here direct public attention to a recent movement of Butler's, by which, not only is Henry Ecklord's estate cleared of all responsibility through his suretyship for Swartwout, but the United States are assessed \$20,000 to Eckford's heirs. There was no "Council fee" from the defendant in this case, I trust-but as the District Atlorney knew

*Mr. Fleming was the auditor from July, 1826, and yet he tells in 1838, that he was ignorant of Swartwout's default till August, 1833, when (see his letter to Gilpin) he told Ogden who bade him tell Swartwout, who pretended eurprise, although Orden owns that Swartwout, Phillips and himself knew all about 1t, from the commencement in 1829. Why did Woodbury and Hoyt remain silent even then? Congressmen, &c. were to be chosen in Nov'r, and silence would help the party. Just eo it was when \$50,000 was stolar from the Brooklyn Bank—silence was the most profitable alternative—not to the public, but 10 the bank. It is very evident from Mr. Fleming's letter that the full default of Swartwout. 'was finally assertained' in Angust, 1833—and it is equally clear that had Cee, the naval officer, done his duty, the defalcation could only have occurred with the open sanction of the Treasury chief. He neglected hie duty however, very discreditably, and it is but tardy justice to give him a place among his contrades here. A review of Swartwout's case, said H. A. Wise. [Globo report] "shows that every check has been abandoned by the Secretary—the Naval Officer—the Comptroller—not to sup by the First Auditor. Sir. if party spirit, like a fiend, did not befriend and sustain this Secretary [L. Woodbury]—pardun and whitewash his hideous deformitles and delinquencies—blight all moral sensibilities for which with the service of the Auditor and the White House, he would be removed from office Instantly, or be impeached. Go where you will—trace him any where, and you will find him duil, stapid, incompetent, neglectific faithless, and corrupt. I mince no terms—fear no responsibilities. If he had the sensibilities of a man, he would demand a trial. Give mean honest jury, and I will, upon these papers, convict him?"

It is creditable to Polk that Wise holds office under him. Let that go as an offset to the temporary maplayment of Wetnore and Butter—and it was a spirited act of the clerk of the Auditor at Washington (Mahon) frankly to avow 1

better filled." Noan's companient is really appearance of the property of the department of the property of the department, and that Woodbury was merciful to public pilferere. For example, "Harris, the receiver of Columbus, Mississippi, was a notorious drunkard and defaulter, but kept in office two years, in full knew ledge of the department, until he owed \$160,000." So Mr. Wise tells us, through the Globe. In Aug't, 23, Woodbury tells Harris that he is a defaulter—again in Oct.—and so on till Sopt. 1836, when the fellow proposes to resign, after having been two and a half years a heavy defaulter!! A Mr. G. D. Boyd succeeded Harris, and was "intemperate," a land epeculator, like Butler, and resigned, a defaulter, may thousand dollars in arreare, in August, 1837. John Davis applied next, as 'a warm friend of the administration!" Mr. Woodbury, the Secretary, was once a judge in N. H. Were not the people there to be stigated.

Col. John Spencer, Receiver at Fort Wayne, was charged by the government examiner, (Aug't 22, 1836,) with gross misconduct, as follows:

with gross misconduct, as follows:

"Upon the subject of using the money of the United States, I beg leave to state that I find it universally stated, and believed, and it is conceded to as a fact by the cierks in the receiver's office, that both he and his relative, Dawson, have been much in the habit, in the office, of shaving money; that is, exchanging the money which could not be received for public lands; the rate of exchange or discount varying from three to five per cent. I find in the case of Isaiah Wells, of Marion county, Ohio, that, so recently as the distant, he paid into the hands of the receiver, in his office, eight dollars for exchanging two hundred and forty dollars of Ohio bank notes of five dollars seat. To what extent this shaving business has been carried on in the office, of course I do not know, but I am satisfied it has been to a very considerable extent; and that the government money paid in by one person has been handed out by the receiver in exchange for uncurrent, or not land office money—he receiving for his own private use the discount as agreed upon; and that the same government money again is passed into the land office, to be again used for the like purpose, the echedule prepared at his office, herewith enclosed, will prove; that he received a bonus for taking the same, Is, I think, almost beyond a doubt."

On the 27th Oct. Seencer writes Woodbury—"My democratic friends thick Lought not to leave notificed.

On the 27th Oct. Spencer writes Woodbury—"My democratic friends think I ought not to leave until after we hold our election for President," and the Van Buren note shaver remained accordingly; Woodbury justifying his conduct and accepting his apologies for irregularity, immorality, and crime!

arrived, in con so does Mr. B Ogden showed and if so, how

Mr. Hoyt w created new re bury twice req flatly refused t Had I been th must be dismis venience."

Probably W Hovt's old sec paid back a cer Hoyt was orde talked them al Co.—and was a corresponden no faith in th HOUND can to

Hoyt was al eminent counse had but Ogden allotted to the i

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There is much myst which Mr. Walker i in the Customs Depar and unscrupulous a p I could prove, were would be well done—
red. But to do busin whom an electioneeri ing to the public and lible temple in Wall et Nineteen years ago rived at, Mr Van Bu ters. Speaking of its "A formidable list, their hands. The actremendous in an election. Power over a President has 'power port' of debtor merchalicitistics. adividuals, profession private as well as pub electione."

They all tell on each 1843!—" Of all the ad the most corrupt use the of bargain—so sha the election of his pa moment, the eutire paper," Probably this little

As a proof of the Woodbury made it a Three or four of the d

e he sailed to ies embezzled, n the cashier's r. Ogden had knew that the vas appointed, o, as had Fhilas a citizen! lary and office stly, what are yet concealed shier after this e direct public nry Eckiord's wout, but the no "Council

gnorant of Swart. ini tell Swartwout, vall about it, from Congressmen, &c. 50,000 was stolen but to the bank. nally ascertained" e defalcation could ty however, very ck nas been aban-

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itor. Sir. if party and at the White ill—trace him any upt. I mince no rial. Give mean to the temporary for at Washington and paid at the mary statement of

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the receiver at ars, ln full know-Globe. In Aug't, when the fellow G. D. Boyd suc G. D. Boyd suc-defaulter, many d of the adminiseople there to be

(Aug't 22, 1836,)

ind it universally that both he and s, exchanging the ring from three to cently as the 6th two hundred and has been carried rable extent; and r in exchange for agreed upon; and the like purpose, outrary to orders, us for taking the

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how Swartwout's affairs stood, it puzzles me to understand the method whereby he arrived, in court, at the above result. The decision deserves to be overhauled, and so does Mr. Butler—and if all be right, so much the better. Both Phillips and Ogden showed Gilpin that, even in 1834, Swartwout's deficit began to be large—and if so, how came this \$20,000 verdict against the United States?

Mr. Hoyt was very insolent to his superior officers. When the sub-treasury act created new relations between him, as Collector, and the government, Mr. Wood-bury twice required him to give new bonds, with real security. This he not only fatly refused to do, but replied in the most arrogant and insulting manner possible. Had I been the Secretary, I would have told Mr. Van Buren-" Sir, this man must be dismissed at once, or be pleased to find my successor at your earliest con-

Probably Woodbury's office was his dependence for oread to his family. Mr. Hoyt's old securities were utterly insolvent-nor do I suppose he or they have paid back a cent of his default. Mr. Allen became sub-treasurer at N. York, and Hoyt was ordered to pay the large balance in his hands to Allen. Not he! He talked them all out of the cash—corresponded at great length—upheld Beers & Co.—and was upheld by Mr. V. Buren. Mr. Campbell, U. S. Treasurer had a correspondence with Hoyt in 1839, who wrote him (Oct. 14)—"Mr. Hoyt has no faith in the technicalities of the accounting officers—ONLY A BLOOD HOUND can trace out every little subject of their criticism."

Hoyt was allowed two years to prepare for trial. He had some eight or ten eminent counsel employed—seven of whom attended his defence—the government had but Ogden Hoffman and Hoyt's friend Talmage of Beers's Bank—weeks were allotted to the inquiry-and Hoyt was stamped by the jury I a counterfeit.

CHAPTER XXXIV.

Remarks on the Judiciary. A decision in the Court of Errors. A Chancellor to be sold out. Butler on \$50 fees—his Christian feelings towards retiring Judges. Ulshoeffer on Noah, Judgeships, and State Printers. Mrs. Butler to J. Hoyt—a race of poor Judges for a District Attorneyship. Edmonds and Sutherland.

This chapter contains a variety rather of letters and extracts from letters which throw more light upon the practice of the law courts,† and the way in which

*As well as I can ascertain, \$930,000 do not defray the cost of collecting the revenue at New York alone. There is much mystery about the incomes of parties employed—much trick and political juggling, from which Mr. Walker is not so free as he ought to be. Directly and indirectly, over 600 persone are employed and unscrupulous a partisan as Lawrence at its head. I could prove, were it of any use, and perhaps the opportunity may soon be given, that the public business would be well done—and it has not been so—with far less than half the men and half the expense now incurvious and electionoering subscription, or a question as to party politics would never be asked. What a bless-temple in Wall street, and its hord-of jobbing politicians, pensioners, and mock officers seven out in the public and the merchants it would be were the national broom to be applied in carnest to the market provided the well of the public and the merchants it would be were the national broom to be applied in carnest to the market provided the well of the public and the merchants it would be were the national broom to be applied in carnest to the market provided the well of the public and the merchants it would be were the national broom to be applied in carnest to the market provided the public and the merchants it would be were the national broom to early and mock officers sevent out i was a provided to the public and the more of the senate to enquire into such matters. Speaking of its officers, Mr. Benton, and others, were a committee of the Senate to enquire into such matters. Speaking of its officers, Mr. Benton then said:

"A fornidable list, Indeed! Formidable in numbers, and still more so from the vast amount of money in their hands. The action of such a body of men, supposing them to be animated by one spirit, must be taneadous in an election: and that they will be so animated, is a proposition too plain to need demonstration. Power over the "support of elections."

They added the provided the subscription of the part which wey sha

Sections."
They all tell on each other. Benton is now as silent as the tomb—but hear the N. Y. Evening Post of 1831—"Of all the administrations which the country ever had, it appears to us that Mr. Tyler's has made ter of bargain—so shamelessly coupled with the condition that the receiver should exert himself to secure moment, the election of his putron." Liston next to the Globe by Blair.—"We do not hesitate to say that, at this party."

Probably this little book will prove that both Globe and Post were in the wrong for this time at least.

As a proof of the necessity of reform in the judiciary take the case of the Brooklyn Bank. Secretary Woodbury made it a pet—ordered the cash for the Navy Yard, &c., to be kept there—and econ after this ce or more of its officers robbed it of more than half its capital. The first robbery was about \$49,000. Three or four of the directors knew this—and concealed it from the others, from Yan Buren's safety fund

judges and district attorneys are, or formerly were, made. We have, first, Mr. L. Hoyt's letter describing his satisfaction at a legal triumph over equity in the Court of Errors. Then we have Mr. Livingston's account of a Chancellor about to be sold out by the sheriff! Next, an evidence of Mr. Butler's feelings towards Judges Spencer and Woodworth-followed by two characteristic extracts from letters by Judge Ulshoeffer, (who did not want to be a first county judge,) about judge making -and lastly, a couple of sententious epistles from a lady-Mrs. B. F. Butler-to her dear friend Mr. Jesse Hoyt, in which she asks his aid to help Judge Suther. land down from the supreme court bench, (if he had not already left it,) and up to a \$30,000 salary, "on account of his peculiarly unpleasant situation in a peculiary point of view"—admits Judge Edmonds' claims, "so far as pauperism qualification"—mentions Price, and her good man's guess about him—admits her qualification "mentions Price, and her good man's guess about him—admits her self to be an old federalist-and consol a vesse under his "misfortunes," hoping that he "would yet see brighter day

Extract from a letter—Lorenzo Hoyt his brother resse, [both of them Albany lawyers] dated Albany, Dec. 24, 1823—"McDonald's cause is decided in his favor, and for which I think he may thank Chief Justice Savage. Sutherland and Woodworth, together with 11 Senators, were dead against him. I CONSIDER IT A TRIUMPH OF THE LAW OVER EQUITY AND GOOD CONSCIENCE. I must say I had but very slight hopes before the argument, but after the cause was argued, and the facts so ably and correctly laid open to the Senate, I thought McDonald's prospects brightened. Messrs. Van Vechten and Henry, who argued the cause on the other side, were sadly disappointed at the result. From the circumstances of Mr. Butler's being engaged as Counsel, my felings were much enlisted in McDonald's favor, and I felt very much interested in the result."

Edward Livingston to Jesse Hoyt. [Extract.] Albany, post mark, May 14. "I have abandoned all idea of settling at Albany. The Chancellor has been so much perplexed harrassed of late that he this day permits his furniture to be sold at Sheriff's sale* and bought in. This will be my apology to you for this short letter." [The date is not given, but it must have been between 1821 and '27. He adds that] "Seymour it is supposed is elected in the Western District .- Make me one of the Committee in the first ward [of N. Y.] for nominating. Tell Hatch to attend to it."

Mr. B. F. Butler to Mr. Jesse Hoyt, 40 Wall st. New York, Oct. 12, 1820.

Dear Sir,-I am happy to hear of your success-and hope it may continue-\$50 and \$100 fees are not very plenty in this part of the country, at least no with young lawyers. Our circuit still continues. Judge Woodworth, in person and in business-" Like a wounded snake, drags his slow length along." He has

com'rs, from the public, and from the bank committee of 1837. John A. Lott was first county judged Kings, and a director, and when he knew of the felony he abstained from calling attention to it. Eva when Mr. Treadwell, a Counsellor in the U. S. Supreme Court had written out a complaint, swom is and placed it in Judge Lott'e hand to send to the Grand Jury, he did not end it though he said he would The concealment of the Bank embezzlement was felony—so was the embezzlement—but no one was proceeded against. Crime was hushed up lest Woodbury would hear of it and take out the deposites? Like Butler, the first care was to "save the bank," If bank directors will do this to get the deposites—If judge will thus act on their caths—what must be the influence in the hands of a corrupt and vile government whave continually ten or fifteen millions by which to attract the support of the lovers of mammon! As Senator this judge voted for Barker to be Attorney General, that was of course. Another John Lott a guerral, from same place, being in "necessitous circumstances," applied to Major Swartwout for \$1500 a year in the Custom House, and went into office there accordingly.

*A Chancellor's chairs and tables, feather beds and palliasses, going under the hammer, at Albany, for debt, looks like a sign of judicial purity. If he had stained the ermine by taking bribes, like Lord Bacq, he would have been more wealthy, and better able to keep off the cheriff: I wish the Ex. Clerk of Assembly had been so careful as to date his letters, that we might have been enabled to record the name of our Andrew Marvell at least in the midst of a judiciary of political partieans and dealers in stocks, shares, errip, and all the hocus pocus of Wall and Lombard etreets. Marcy comes next to him. He was placed on the Supreme Court bench, (says Gov. Van Buren,) to ensure his salvation from ruin in this world at least I fear he was too long grateful to his benefactor.

It is a common by word that the N. Y. Custom House is a cort of lazar-house or hospital for disease politicians, but I did not expect to see it acknowledged by the leaders of 'the democracy' that the Judiciary bench is not much better. Some folks think that Judges lose their wisdom at early—others that they improve as they get older. In come countries men are chosen to preside in the courts, because of the honesty, ekill, and learning—while in others they ascend the bench, or fill the procurator fiscal's seat. The principle on which neat cattle are stall-fed—to fatten them. Will not these facts rouse the true heards millions to prepare for the Convention?

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In another "The appoin any exception

Extracts o Hoyt, membe New York recommended of the Govern that he rules Pray inform r who are not h this winter? me also know the Governor.

that it was no letter. I have would not terr first Judge in present to bec cept, however opportunity, I the feuds of I preferable to i is unpropitious not things go the county Juc not the Govern

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His brother Mr. B. [But

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[†] Where brackets brevlated words, &c. to be an exception to

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hospital for diseased acy' that the Judiciary acty—others that they ourts, because of their urator fiscal's seat. on rouse the true hearted

given very general dissatisfaction this court. The city has been full of farmers, &c. these two days-at a Cattle Show-but I have seen nothing of it myself. Chief Justice Spencer delivered a speech on the occasion, by way, as I suppose, of preparation for the period when he will be compelled to retire to the shades In haste, yours truly,

B. F. BUTLER. In another letter, April, 1819, Mr. Butler tells Mr. Hoyt from Sandy Hill, that "The appointment of Judge Woodworth is universally reprobated here; without any exceptions, except the Clintonians."

Extracts of letters from Michael Ulshoeffer, 1st County Judge, N. Y., to Jesse

Hoyt, member of Assembly, Albany.

New York, Feb. 3, 1823 .- "I presume that our city appointments are to be recommended by the members, at least I have been informed that such is the wish of the Governor. Will your friend Noah consent to this?-for I see by his paper that he rules at Albany, and that those who offend him are to receive no quarter. Pray inform me whether he is authorised to say, as he does in his paper, that all who are not his friends had better stay at home, or not offer their names at Albany this winter? What are you doing about state printer, will not Leake obtain it? Let me also know whether any open or concerted opposition is made, or making against the Governor.

New York, Feb. 18, 1823. With respect to the Comptrollership, I can only say that it was not desired by me, and that I had so written before I received your kind letter. I have no such views, I assure you. Even that highly respectable situation would not tempt me to leave here and reside at Albany. Nor do I desire to be made first Judge in any event. My views are more humble, and I have no intention at present to become a candidate for any office beyond that of a Notary Public. Acpresent to become a candidate for any office beyond that of a Notary Public. Accept, however, my grateful thanks for your friendly intentions, and if I have an opportunity, I will reciprocate. Do not make a State Printer,* who will transfer the fends of New York to Albany, and throughout the State. Dulness would be preferable to indiscretion. Do look to this. I regret that the appearance of things is unpropitious at Albany. But is it necessary to oppose Governor Yates? Will not things go on smoothly in future? If the members of Assembly have recommended the county Indian how comes it that the Governor nominated Research. the county Judges, how comes it that the Governor nominated Barstow, &c. ? Has not the Governor complied with the members' wishes in this respect?'

From Mrs. Harriet Butler. (wife of B. F. B.), to Mr. Jesse Hoyt. P'm'k Washington, Feb. 19.—Addressed to Jesse Hoyt, Esq., N. Y.

"Washington, 18th Feb. '34. "My dear Sir—You must either work for Judge S. [Sutherland], or yourself, if you do not wish Tallmadge to get the office of D. A. [District Attorney.] His brother works like a Cart-Horse in the matter, and things are working well

Mr. B. [Butler], only yielded to Judge S.'s claims over yours, on account of his

(the Judge's) peculiarly unpleasant situation in a pecuniary point of view.

Do help the Judge. The decision of the matter is to be left to the N. Y. Members-Representatives and Senators-and they are all pretty much to a man coremitted to Tallmadge. Great haste, sincerely yours, † [Harriet Butler.]

^{*}Adverting to Mr. Butler's letter in pages 33 and 39, I must say that one of the most dangerous and wicked of the tricks, by which elective institutions are often entirely nullified, and artful intriguers placed in trusts requiring honesty and capacity, is our CAUCUS system, by which the men of one way of thinking an politics meet in a room and agree that whenever one of their number shall get a majority of the votes of these then present, were it but one vote more than half, he shall be the norminee of the whole, and all go for him in the legislature. The effect is to elect in very many instances, men who could not get half, sometimes little more than a fourth of the unbiased suffrages of all the members, were it not for this contrivance. In this way than Buren got to be U. S. Senator, with a majority of the votes of the legislature against him—in the way the choice by the people of the electors of President of the U. S. is often nullied—and by the means are the libertles of the country undermined. Never was there a more gross burlesque on nominations than what is seen at Tammany Hall, and it is really wonderful that New York submits to It. Surely the wisdom and honesty of a free Convention will be able to provide a plan whereby our political nominations shall become in all cases, the act of a majority of the people, and not of sordid, selfish leaders of unprincipled factions.

[†] Where brackets [] are used in any letter or extract, it is by the editor, to explain the meaning of ab-breviated words, &c. I wished to keep the ladies out of a political work of this kind, but Mrs. Butler deserves to be an exception to the rule.

Endorsed by Hoyt, "H. Butler, Feb. 24th, 1834." Addressed "Jesse Hoyt, Esq., New York."

Washington, Feb. 24th, 1834.

My Dear Sir-I can only say in relation to the office which was the subject of a former letter, that you have become a candidate too late in the day for any hopes

If Tallmadge and Sutherland are set aside, as it is very likely they will be, if the matter is referred to the Delegation, I think Mr. Edmonds will succeed.

So far as PAUPERISM* is a qualification and recommendation to the favor of party, surely you will give in to THE LAST NAMED PERSON.

But it is a pity, if you really want the office, that you did not say so at the commencement of the session. You may as well, however, write to Cambreleng, who I hear is committed for you, and he will be able to tell you all the difficulties about the affair.

PRICE, it is thought by Mr. B. [Butler], will be the person the delegation will unite upon, if they cannot agree not to disagree upon either of the first named persons-but I am of opinion Edmonds will be the man.

I am happy that you can talk so cheerfully of your misfortunes. I hope that you

will yet see brighter days though.

Mr. J. Hoyt.

I perceive by one of your letters you are getting to be quite an old man. Mr. Butler still continues strong in the faith, (Jacksonism) and thinks that all

the political troubles of the day are necessary to the purification of the body politick. That lessons of wisdom will be learned now, (and learned by heart), that will do men good.

[Here four lines of the lady's MS. are earefully erased! She adds-Don't be curious to know the above-it only showed a little of the old leaven of

Federalism, which my admission to the Cabinet cannot, or has not yet, covered. The mail will close, and I must haste-

Sincerely yours.

[Harriet Butler.]

CHAPTER XXXV.

Mr. Butler's revenues as U. S. Attorney. Why is he again in office? Enormous law fees extorted. "Betts's foraging ground." Wise on Defaulters. Samul R. Betts. He explains the Sub-Treasury Law in Hoyt's case!! The Betts family. \$18,000 a year for one clerkship!! Theron Rudd. Cruel persecution of La Chaise & Co. Bribed and perjured witnesses sent to testify!! Butler persuaded to take "half fees." Picture of a Religious Hypocrite. Legal Robbery. Birchard and Hoyt combine to discard the merchants of N. Y. from juries, as not trustworthy! Hoyt extorts \$85,000 of blood money from foreign houses. The Convention.

In the course of 28 months, † Mr. Butler realized, as District Attorney, from the government alone, \$62,690, besides enormous and unlawful [yes unlawful] fees

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admitted a Cou him as a Supr agreeing hower Mr. Van Ness ment Commiss excess of eash the law of July

Samuel R. I

^{*} John W. Edmonds'e name as a political manager is familiar to our readers. That quality, with his connectione with Van Buren and their old associates, and the uses he may be put to as a political character in a wider and more influential circle, may have decided Governor Wright to elevate the dealer in stocks and sharee, law and politics, Warren street, N. Y., to the bench. He believes in Morris's unwritten law-warned Glentworth to go away, and gave up to him the very papers he afterwards justified Morris for hunting after at midnight. 'The end justified the means.' In Nov. 1831 he was elected for the 3d district to the Senate of N. Y.; followed Silas Wright to get hold of the depositee in 1834; is said to be plous; can keep hie office, worth, I hear, 8000 or more, till three score; wears the anti-slaver face of Van Buren politics; has done a deal of party work in his time; was inspector of Sing Sing prison when he gol Judge Rent's place; and is lauded in the N. Y. Evening Post for his 'zeal, efficiency, enlightened and benevolent views.' When we get to the close of Mrs. Boding's case I will have more to say, in a future edition.

lent views." When we get to the close of MITS, Bottline's Case I will have more to say, in a nuture guident Nothing can be more erroneoue than that men of humble origin are more friendly to the class among whom they were reared than the dwellers in palacee and among the opulent of the land. "The beggar a horse back" is often found in America. Look at Jefferson and Lafayette—reared in wealth—then compare their conduct with that of M. Van Buren and B. F. Butler, who began life selling spirituous liquors in twems, and J. Hoyt, an insolvent store keeper. The latter sneers at merchants foreign born, and talks of his "long line of ancestors." In his friends Noah and Phillips's National Advocate, of Dec. 133, and in the Log Island papers, he will find Jesse Hoyt of Stamford in Connecticut, advertised, with othere, by his Captain as a deserter from the United States Army. Perhape thie namesake was of no kin to him—perhaps a near relative. What matters it? I state the fact in condemnation of his insulting conduct to classes of men. It is eruel to denounce bad and good together, of any race or body of men.

^{*} After the Comm of Swartwout, Coe, of and fraud, one of the H. of R., and published faithfully executed. be in humbling ours with a view to a p money by an officer thing? Vain and lo pains and penalties Treasury—and let in nance' such 'faults ? will be as the worst righteously adminiet less trustees and ser The result has sho his blackleg band of

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to the class among "The beggar on then compare their liquors in tavems, I talks of his "long 3, and in the Long by his Capiain as a perhaps a near relanses of men. It is

from defendants, who this jackall Hoyt had pounced upon, and the profits of his private practice. This was better than Sandy Hill and the W. and W. Bank, under Jacob Barker. Mr. Butler is again District Attorney—and it is believed that the monstrous and iniquitous (even where legal) fees and gains he got will not be so barefaced in his exactions now as he was in Hoyt's time-but his income is enormous, and unbecoming the style of a frugal republic. No Congress could possibly have intended to erect such a torturing, harrassing, grinding inquisition as the U.S. Courts here are snown to be in the session papers of Congress. Messrs. Hoyt and Butler were old comrades—when in power they understood each other—and if they did not pluck the public goose, it never will be plucked by man nor woman neither. I refer to the U.S. Commissioners' reports and testimony, No. 212, 27th Congress, 2d Session, H. of R. [Executive,] containing the history of Hoyt, Butler and the N. Y. Custom House, printed by the nation, May, 1842. How President Polk, with the facts there stated, all in array before him, could replace Mr. Butler where he now is, passes my understanding. I wish I could spare the means to spread, gratis, through the whole Union, the evidences of recorded works of the praying, exhorting, Sabbath-keeping District Attorney of Southern N. Y.

In one ease, the Schooner Catharine, the U.S. Marshal, at New York, took \$2247 as his costs, though the proceeds of the sale were only \$3000-in another, Elliot & Co., Mr. Butler brought 40 suits wrong, stopt them-got \$2395 as his costs—brought another suit against them (same ease)—exacted other \$ 1142 costs—issued (by his order) execution, and there were no goods to take. Butler knew there was "little prospect of collecting the debt" when he piled up these costs. "Strange and impalpable to common honesty as it would seem, COUNSEL FEES, varying from \$50 to \$500 were demanded AND EXTORTED FROM THE DEFENDANTS in such suits, by B. F. Butler, while U. S. District Attorney," as a condition to a settlement for the government, or a stay of legal pro-cess!!!!! The Congress Report adds, that the court was styled "Betts's foraging ground," like the debatable ground where black mail was levied or might have been during the revolution.

Shortly after the accession of the German, George I, as king of England, his favorite cook sought his royal permission to return to Hanover, and assigned as his reason the profligate waste of all articles of food in the king's kitchen, so very different from German frugality. "Never mind," said his majesty, "do you steal like the rest-my present revenues and good people can stand the expense" -and added, with a hearty laugh, "be sure to take enough." Our Dutch expresident's advice to his cooks, Hoyt, Butler, and the Betts family, seems to have run in the old Hanoverian strain of upstart royalty-"Do you steal like the rest, and be sure to take enough!" *

Samuel R. Betts of Sullivan Co., N. Y., was, with Wm. M. Price and others, admitted a Counsellor at Law, in Albany, August 1812. Judge Yates nominated him as a Supreme Court Judge in 1823, but the Regency in Senate dissented, agreeing however, same year, to make him a circuit judge. Finally, he succeeded Mr. Van Ness as U. S. District Judge in N. Y. The evidence in the Govern-

ment Connmissioners' Report showed, that Mr. Hoyt had put into his pocket the excess of cash balances, and refused to pay the money to the U. S., as required by the law of July 4, 1840. The Solicitor of the Treasury advised a criminal prose-

The result has shown that Mr. Wise clearly understood the character and objects of Martin Van Buren and his blackleg band of parasites and locusts.

^{*}After the Committee of Congress, 1839, had shown the shameful neglect of Woodbury, the misconduct of Swartwout, Coe, &c., and the headlong strides that Hoyt was taking towards embezzlement, speculation, and fraud, one of their number, H. A. Wise, after reviewing the whole subject in a speech delivered in the flight of the string ourselves to be come spice and censors to report defalcations and crimes to this Executive, with a view to a prompt removal from office? Why pass laws to enact that the application of public money by an officer of Government to private uses shall be a felony? Will reports or statutes avail any lains and penalties, adopt any system of laws you please—United States Bank, fet bank system, Subjects such 'faults?' Sir, we are told by that philosopher in government, Wm. Penn, that the best system will be as the worst if baddy administered by good men; and that the worst system will be as the worst of men; and that the worst system will be as the worst of men; and that the worst system will be as the states. The result has shown that Mr. Wise clearly understood the character and objects of Martin Van Buren and

cution-Crittenden, Attorney General, and Ewing, Sec. Treas., considered Hoyt liable to a criminal indictment-Judges Betts and Thompson when applied to for a warrant to arrest Hoyt, were of opinion that he was not liable, although he had kept back, had not entered, but had refused to pay over public money. said that defaulters were to be sent to jail-the judges replied that it did not mean it. The Sub-Treasury law was then a mero mockery-a trick, to be reproduced next election, with new music, if the pets blow up again. Hoyt's decision, with Van Buren's consent, to take checks on banks, and call the bank notes specie, which was constantly acted on, show that hypocrisy was always uppermost there also

Mr. Betts was a keen, sharp, moncy-loving sort of person, and the government commissioners, from the manner in which he filled up the offices in his court, making it a sort of family concern, became suspicious that the law of Congress. limiting fees and salaries, was evaded. They accordingly required from the officers of his court answers on oath as to fees, salaries, &c., and inquired what was their relationship to the Judge, which last question appears to have put his honor very much out of temper. In John Harris's testimony (Doe't. 212 p. 405) he states that the clerks of the U. S. district and circuit courts, in New York particularly, had annually exacted enormous fees. Judge Betts's brother was clerk of both, and he admitted that he had taken in cash \$18,000 a year, for his elerkship for one court only. How much he got out of the other court is not stated—but, in due time he resigned, and Judge Betts next appointed his son, then under age. Even a leech will leave off sucking human blood when it is full.

"The judge might not be interested in the fees before; but is he not, now (1842) that his son is ... prointed, interested in the fees? And if he be, is he not interested in forfeiting goods? For, if there were no forfeitures, the trials would cease, and there would be no fees?"

Collector Hoyt informed the law officer of the Treasury Department, officially, [p. 12, doc. 212] "that he had no confidence in judicial adjustments, and considered it a hopeless task to get verdiets from Judge Betts and Mr. Waddell's juries "—he therefore preferred a compromise. To the government com'rs, he appeared to be the greateentrolling power in Betts's courts-though he, Hoyt, writes of him thus [p. 20.] "Mr. Fleming informs me that he only heard of the seizures by accident, and he knew nothing of them till the returns came from the clerk of the court, into whose hands the judge of the Court [Betts] is prone to be careful to have the money paid, so that his brother (the clerk) would get his fees and

Theron Rudd was clerk of this court many years ago-got 'his fees and commissions,' and took care to secure, as his own share of the people's money, \$120,000, entrusted to his care, which he buttoned close up in his breeches pocket, and kept it too. Theron was a delegate 'for Mr. Van Buren's cause,' as Bennett would say, up at Herkimer, long after that. These great defaulters are all great friends of Mr. Buren, who thinks that Morris's never written laws don't apply to their cases. Their sympathies and Mr. V. B's seem to run all one way. Theron, Butler, Price, and the Bettses, judge, son and brother, have made a great deal of money out of U. S. Courts in their time.

In 1839, a balo of goods was seized-Samuel Bradbury claimed it. After two years of a law journey thro' Mr. Betts's court, it was sold in 1841, and its contents (cassimeres) brought \$321. Butler (Attorney) produced his bill of costs, \$225—Betts's clerks theirs, \$81—the Marshal his, \$83. The proceeds were swallowed up by the democratic law-dispensers, and the collector paid them other \$68 to square their accounts! Hoyt and Butler's zeal for "compromises" did

not diminish after the election of Harrison.*

When England's chief jailer was called to account, And compelled of hie profits to state the amount, The committee observed that the sum was too large For one, who had merety of pris'ners the charge.
"The sum!" exclaimed Jones. "why the Chief Judge's son, A lad, who abroad on his travels is gone,

The case o President .- " ers, are unsur ance in office. to make seizu there would, i prospect of s American hou language, of a for his and Bu former I have writes to Sidi here, you will himself, withou ler's conduct i with the infam ways in reading 1798. La Chaise a

them were "c these \$40,000 their last recei amination, if In April, 1838 or unpaid, free custody, not w of perjuly, ne bribed them-t C. & D's evide filed informatio were forced to property. Hoys them convicted compromise!!! therefore advis fees, and comp and Hoyt and I cuniary conside required before come openly be perjury stared tract, at the ins bargain. Butle duties, and no He adds, that this mere suspic done so? Wer by the Presiden if they had cho estimated on go because they di previously seize his counsel fee-

call it "an app

^{*} Mr. Bennet, when chairman of a committee in the British parliament, made a report on certain extertions and cruelties practised in a jail in London. Jones the jailer was examined, who testified that he was only a deputy—the real jailer being a son of the Lord Chief Justice, and then abroad—with whose father he shared the immense profits of his prison house, per agreement. 'he story produced an epigram, not hap plicable to our Betts. Here it is-

the government es in his court, aw of Congress, from the officers what was their this honor very 405) he states ork particularly, clerk of both, its clerkship for ted—but, in due er age. Even a

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tment, officially, uts, and consid-Waddell's jucom'rs. he aphe, Hoyt, writes eard of the seieame from the s] is prone to be get his fees and

o fees and compeople's money, in his breeches ren's cause,' as defaulters are tten laws don't un all one way. we made a great

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41, and its cons bill of costs,
proceeds were
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ort on certain exterestlfied that he was ith whose father he eplgram, not inap The case of La Chaise, Fouche & Co. is thus reported by the Com'rs to the President.—"The means resorted to by Hoyt to obtain money from these foreigners, are unsurpassed in enormity and official perfidy by any act during his continuance in office. It seems to have been the policy of the collector, when he designed to make scizures, with a view to compromises, to select foreign houses, with whom there would, in all probability, by less sympathy in the community, and a better prospect of success, than there would be if like proceedings were attempted on an American house." La Chaise & Co. were Frenchmen, ignorant of our laws and language, of good standing, and prosecuted a successful business in New York as for his and Butler's system—Campbell and Davis were put in requisition. Of the former I have spoken—Davis was equally vile and infamous. Of Campbell, Hoyt writes to Sidney Bartlett, Boston—" By a perusal of the testimony on the trial here, you will readily perceive that he is ready to make any statement to serve himself, without reference to the truth of the case." In reading of Hoyt and Butler's conduct in office, I have been irresistibly drawn to connect them in my mind with the infamous ereatures in Ireland, who kept "the battalion of testimony" always in readiness to swear away the lives of the men who had risen for freedom in 1798.

La Chaise and Fouche became the victim of Hoyt's avarice—the charges against them were "compromised." They had goods value \$70,000, in their store. Of these \$40,000 worth were free of duty—the rest were dutiable and paid, except their last received goods, for which the collector had their bonds to permit an examination, if desired. Five cases waited an appraisement in the public store. In April, 1838, Hoyt sent his myrmidons to seize every thing in their store, paid or unpaid, free or dutiable, and at the same time he seized the five cases in his own eustody, not waiting for an appraisement. Mr. La Chaise was arrested on a charge of perjury, next—the wretches Campbell and Davis swore that the House had bibled them—three indictments were prepared—the grand jury found the bills, on C. & D's evidence. The marshal kept the goods a year, before the district attorney filed informations, and the case was kept from trial till these unfortunate foreigners were forced to accept Hoyt's terms for a compromise, or sustain a total loss of their property. Hoyt wrote to Coe, at same time, that he well knew he could neither get them convicted on the civil or the criminal suits, and he gives this as a reason for a compromise!!! He knew he could not recover in an American court one cent, he therefore advised with Butler, Coe, &c. and offered to take \$45,000, and the law fees, and compromise the whole, perjury cases and all! \$2,500 were the costs and Hoyt and Butler compounded the felonies, as they affirmed they were, for a pecuniary consideration!! Campbell and Davis had no hesitancy in swearing all Hoyt required before the grand jury, to ruin these innocent merchants, but they durst not come openly before their countrymen with the same tale—the pains and penalties of perjury stared them in the face, and although they had undertaken to swear by contract, at the instance of the degraded and unprincipled Hoyt, they shrunk from the bargain. Butler's report, Aug. 22, 1839, says "No suit was brought for unpaid duties, and no probable ground of recovery in any such suit could be discovered." He adds, that it was suspected they had frequently entered goods too low-and this mere suspicion was the whole grounds of this persecution. What if they had done so? Were not the sworn umpires who had passed upon their goods chosen by the President and Senate, with power to place a higher valuation on the same if they had chosen to do so? \$6,300 was taken from these merchants for duties estimated on goods seized - \$18,968 on penal bonds pretended to have been forfeited because they did not deliver to the collector some part of the very goods he had previously seized-an impossibility. One of Butler's items of costs was \$500 as his counsel fee-and in their review of Butler's report, the U. S. Commissioners call it "an appeal to the government for its approbation," because of the "pecu-

Is the jailer in fact, by his father selected;
And to him I account for whatever's collected;
But the son being yet but an unfant in law,
The Noble Lord takes what the latter would draw."
Fair Justice of England! what ills can assail her?
While the father's Chief Judge, the son is Chief Jailer!
His zeal yet a step would the Noble Peer stretch,
Let him take his next heir, and make him Jack Ketch.

niary gain, obtained by duplicity and management, out of court, which could not

have been recovered in a fair and impartial trial."

Besides being frightened out of \$47,500, the unfertunate Frenchmen had their trade stopt, and their goods under lock and key for over twelvo months. The accommodating Mr. Woodbury approved of Butler and Hoyt's course, and, say the Commissioners, it is asserted that Judge Betts took the same view, on the application of Butler for his sanction. I would not at all doubt it. Yet it is rather hard to the foreigner to exact penalties where the exactor, like the law, admits innocence or the absence of proof of guilt. Bleecker, Hoyt's assistant cashier, when the \$63,000 worth of entries disappeared from the cashier's and naval offices, was the informer against La Chaise, but he never brought him forward. Mr. Curis

speedily turned him adrift.

We have seen Mr. Butler playing the banker at Sandy Hill, the lawyer at Albany, the politician at Washington, and the speculator everywhere. The disinterested and pious law-partner of 'the magician,' is now at New York. In his speech at New Brunswick, 8th Oct. 1840, he says, that Mr. Van Buren told Mr. Forsyh to tell him that if he did not like the office of D. A., it was hoped he would take it in consideration of the great public interests at that moment at stake in New York. On the 12th of Dec. 1838, he took office, and Mr. Hoyt wrote to the Solicitor of the Treasury, same day—"I am amused with Mr. Butler—he is so terrified at the iniquity of the age, that he has made up his mind not to receive a dollar of the public money, but he intends to make me receive all; and I am quite apprehensive that he will not even receive his our costs. I am sure he will not receive half as much as he will be entitled to. I shall lecture him on this subject." Mr. Hoyt knew his man better than this. Independent of his private law business, opinious, advices, &c. &c., Mr. Butler took from the U. S. alone, in 1839, \$18,235—in 1840, \$32,210—and resolving te lave a grand haul out of compromises, settlements, "Yorkshiremen," and Frenchmen, the worthy descendant of the Connecticut scythe-maker, and of Oliver Cromwell (!!) condescended to receive for his legal labors during the first quarter of 1841, only \$12,244. No doubt he would have taken mere, but for "the iniquity of the age."

In Butler's Memoirs, Democratic Review, Jan. 1839, we are told that "Mr. Butler has been, since the year 1817, a professing and zealous member of the Presbyterian church." Why not put the profession into practice? Only two years after he joined the church, he wrote to Jaceb Barker from the Bank—"I told him [Glichrist,] I was ready to pay in specie, but commenced paying Wiswall," &c. His letter was written on Wednesday morning—it admits that he had but \$1,400 in specie, to serve all comers till Saturday morning, and that Wiswall had presented \$4,800, and Glichrist \$5,300 of the notes of the Bank for payment. Did not Mr. Butler tell an untruth here? Glichrist, he adds, did not wait. And why? Because he saw that Mr. B. had resolved net to pay him. In the Democratic Review, Mr. Butler's biographer assures us, that "before he left the bank, by great exertions and care, its credit was restored, and specie payments resumed." Not one word of this is true—yet our zealous professor, though a known contributor to the Review, remains acquiescent and silent! "He was," says the Review, "from the commencement, one of the mest zealeus advocates" "of the temperance reform." Is the three hours' debauch behind the bank counter, with the Young Patroon, the zealous advocate's practice? If the Presbyterian church allews Mr. B. longer to remain in her cemmunion, without evidence of deep centrition, she is a fallen star sa compared te what she was in the honest old times of Calvin, Knex, Rutherford and Renwick—but we do not desire te anticipate her course, with a brother who, on his ewn showing, has been guilty of the crime of obtaining money upon false

etences.

Speaking of Barker's conduct in the Washington and Warren, in 1819, Butler, as his counsel on the trial in 1827, when he was convicted for his frands in 1826, said, "I know that the most unparalleled exertions were made by him to redeem his bills, and to indemnify the public. . . . If he could have coined his heart's blood into golden drachms, not a drop of it would have been withhield, whilst one of his notes remained unpaid. Since then he has labored with untiring assiduity, and PROVIDENCE has smiled on his exertions." Even as a money-changer, and stock-jobber, Butler cannot help presenting his confederate to the

Providen
The youth

I bestow i

În 1839, Ju Babcock & Co fees, \$1,860. 41 bonds—he Lee & Co. pai for one motion also \$3,198 fc same day. In judgments on S paid him out o \$23,087, not at Washington the benefit of E are solvent-ot The unprincipl permitted to re Mr. Hoyt w

^{*} Mr. Macauley apply tolerably wel "If he break his oppress and extort insatiable in plunde have lived like a ty He was a man.

ous. He was not a Elwards, and the e ward sanctity or gra and sober diet; as c

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rd. Mr. Curus ne lawyer at Al-The disinter-c. In his speech old Mr. Forsyth he would take it e in New York. the Solicitor of so terrified at the lollar of the pubapprehensive that half as much as . Hoyt knew his pinions, advices, 8,235-in 1840, ses, settlements, the Connecticut

told that "Mr. aber of the Prestwo years after I told him [Gilvall," &c. His d but \$ 1,400 in all had presented nt. Did not Mr. why? Because tic Review, Mr. great exertions

ive for his legal ot he would have

Not one word butor to the Reriew, " from the erance reform." ing Patroon, the Ir. B. longer to is a fallen star nox, Rutherford a brother who, oney upon false

in 1819, Butler, frands in 1826, him to redeem ined his heari's held, whilst one ed with untiring en as a money. nfederate to the

court as a successful gambler, whose trade is under the especial guidance of Providence!!!

The youthful and observant Pollock, in his "Course of Time," sketches the picture of one, who at the day of judgment was sent below-

Where still his face, from ancient custom, we are Λ holy air, which says to all that pass Him by : I was a hypocrite on earth.

l bestow it on Mr. Polk's friend, the District Attorney at New York, with injunctions, that, at a mirror, or elsewhere, he shall try to find the original:

at a mirror, or clsewhere, he shall try to find

"He was a man

Who stole the livery of the court of heaven
To serve the devil; in virtue's guilse
Devoured the wilow's house and orphan's bread;
In holy pirrase transacted villainles
That coumon cliners durst not meddle with.
At ascred feasts he sat among the saints,
And with his guilty hands touched hollest things;
And none of sin lamented more, or sighed
More deeply, or with graver countenance,
Or longer prayer, wend o'er the dying man,
Whose infant children, at the moment, he
Planued how to rob; in sermon style he bought,
And sold and lied; and salmations made
In scripture terms; he prayed by quantity,
And with his repetitions long and loud,
All knees were weary; with one hand he put
A penny in the ure of poverty,
And with this repetitions long and loud,
On charitable lists—trun pets which told
The public ear, who had in secret done
The poor a benefit, and haif the alms
They told of, took themselves to keep them counding—
Ho biazed his name, more pleased to have it there
Than in the book of life. See'st thou the man?
A serpent with an angel's voice I a grave
With flowers bestrewed I and yet few were deceived,
His virtues over-done, his face
Too grave, his prayers too long, his charities
Thou in his garments opened in spite of him,
Through which the well-accustomed eye could see
The rottenness of his heart."*

In 1839, June term, District Court, Mr. Butler moved for judgments on Lee, Babcock & Co. on 26 bonds—one motion. He demanded for this, of government, fees, \$1,860. Same month, one motion for judgments against Gibson & Co. on 44 bonds—he received \$1,893. March 1840—one motion, for judgment against Lee & Co. paid Butler fees (from public purse), \$2,514. Feb. 27, 1841, Butler, for the second of for one motion against same firm, on 46 bonds, put in his pocket \$3,338 of fecsalso \$3,198 for one motion of a like kind in April, and \$1,324, on another, made same day. In May another, and took \$1,276 fces. On 14 motions by him for judgments on 296 mcrchants' bonds, his costs charged to the United States; and paid him out of the taxes raised on sugar, woollens, cottons, coffee, &c., came to \$23,087, not one dollar of which the debtors ever paid back. The Treasury Solicitor at Washington even writes him to multiply suits for his own emolutaent, and for the benefit of Betts's clerk and the marshal, by increasing costs, provided the debtors are solvent-otherwise to make one suit serve on all the bonds due by one house. The unprincipled character who thus wrote was a Mr. Matthew Birchard, who was permitted to resign with Butler and Hoyt, his confederates.

Mr. Hoyt wrote him, Feb. 22, 1840, that "hitherto large numbers of jurors have

^{*} Mr. Macauley puts the following description of Charles I, into Milton's mouth, not thinking it might tolerably well to some of the family of Oid Noll also, when transplanted to America:

If he break his word to his people, is it a sufficient defence that he keeps it to his companione? If he oppress and extor all day, shall he be held blameless because he prayeth at night and morning? If he be insatiable in plunder and revenge, shall we pass it by because in meat and drink he is temperate? If he have lived like a tyrant, shall he be forgotten because he hath died like a marty?

He was a man, as I think, who had such a sembiance of virtues as might make his vices most dangerous. He was not a tyrant after our wonted English model. The second Etchard, and the second and fourth Elwards, and the eighth Harry, were men profuse, gay, bolsterous; lovere of women and of wine, ofno outward sanctity or gravity. Charles was a ruler after the Italian fashion; grave, demure, of a solemn carriage, and sober diet; as constant at prayers as a priest, as heedless of oatha as an atheist."

been taken from the mercantile classes, against which course (he adds) I have remonstrated." Birchard immediately wrote the Marshal, at N. York to "endeavor to select impartial, capable men, who are totally disconnected with trade, and all its influences the whole nation knows that confidence may well be placed in

the integrity and judgment of honest farmers and mechanics."

Here we see the Collector, behind the screen, directing the marshal, through the government solicitor to discard whole classes of mcn, as jurors, in cases where that Collector would derive a vast income from a decision one way, but not the Was it not the interest of the old, intelligent, enterprising merchant, of established character and unsullied fame, that real attempts to defraud the revenue should be put down? Undoubtedly, for it came in contact with his interest as a fair trader-and yet Hoyt proscribed him from the jury box, doubtless because his knowledge and honor would prevent him from stooping to oppress and injure others. Hoyt would punish rogues, he says-but it is evident he dared not trust the upright dealer to judge as to who the rogues were. How such a document as the report before me must have excited the detestation and contempt of every honorable mind against Van Buren and his mean-souled cabal!

In page 265, and elsewhere, the U. S. Com'rs report to the President and Congress, that Hoyt instituted prosecutions against some eight or ten foreign houses, chiefly English importers of woollens, on the pretext that goods imported by them in Swartwout's time-in most cases 18 months or two years before the date of these prosecutions, and on which the government appraisers had decided, as being entered at fair rates—were undervalued. He harrassed them in the entries of their fall importations of woollens for 1839-threatened them with the testimony of wretches who, instead of being employed in the Customs should have been whipt at the can's tail-held them to heavy bail on pretended extra charges out of the goods they had entered and paid for years before—and actually extorted \$85,000 blood money from them, besides fees to dear Mr. Butler. Compare John Van Buren speculating out of Marcy's message with Hoyt and Butler in the Custom House. They are still the same. The knaves' compact holds good to the last, gentlemen—and if this healthst means the same of the this be libel ye are lawyers, and make the most of it. The Convention will come, and, depend on it, honest men and true will be ripe for resurrection by the month of June 1846. To suppose that knavery like yours could hold out much longer would be to doubt the justice of Him who planted in the mind of man feelings of love and kindness, one to another. To return to my narrative:

Of this \$85,000 compromise, the chairman of the U. S. Com'rs says in his report: "The motives of the collector were mercenary and corrupt in the inception of these proceedings, and animated all his acts, to the final consummation of the official robbery which he perpetrated on his victims in open day, and with the approbation of the government at Washington, to which he ought to have been held responsible for conduct so disgraceful to the national character." Butler says, in a letter, that Hoyt "collected their various entries and invoices "-Hoyt, in the cases of Taylor, Shaw, &c., declares, "we had not possession of the original or other invoices." We compromised, says Hoyt, "because we had no avidence of other invoices." We compromised, says Hoyt, "because we had no evidence on which to convict the defendants"—he even "boasts of having overreached and entrapped them by pretending to know more than he really did, and to have evi-

dence which he had not."

Hoyt's whole course shows a disposition to quarrel with and ill-treat England, with a view probably to a war. Heaven protect our country from war anywhere -and, worst of all, a war where plausible peculators, financiers, land-jobbers, and pretended references, with mantles of piety, would guide the helm of state, and share the prey of the innocent!

CHAPTER XXXVI.

Hoyt, Beers, and the N. A. Trust and Banking Co. Its commencement. A grand borrowing, stock-jobbing, speculating machine, on free-trade [!!] principles. Propares bonds for \$11,000,000. Ways and Means. Becomes Insolvent—deals in Cotton—Retains B. F. Butler. Chancery Reforms. Jesse Hoyt bolsters the Bank, and speculates in its stock, which begins at \$95 and falls to \$3.

"The No bank, Mr. Je cunning spec the utmost e insolvent, it' secret trusts whose testim were convict two years' o

Mr. Leavi Beers's note (did some of

This bank the free trad more money paratory mee J. L. Grahai Weed, and t that day. O and many per on the 18th, intrepid Myne president, Jol Walter Mead opened, and 1 self-elected) d from others, v Van Schaick obtain, as the investments of Mr. Grahar

Arkansas stoc

receive it at p this Arkansas through men hands. Apar opinion, held question-are 000 were also predominant i making, route wheel within their hands, ar man would thi haps part of shows us that into the hands speculation, ho them again!! with interest, 1 certificates of sued by the ba

Trust Co. Stock, w

^{*} The stock-bro Nevins, Broker, W follows:

Dear Hoyt—I r of their Charters of by some persons the will succeed in gets
I shall be much of
Wall street. I am

adds) I have rek to " endeavor trade, and all its vell be placed in

hal, through the in cases where vay, but not the ng merchant, of aud the revenue is interest as a less because his nd injure otners. ot trust the uplocument as the of every honora-

esident and Conforeign houses, orted by them in he date of these as being entered of their fall imony of wretches hipt at the cart's goods they had 00 blood money Buren specula-House. They ntion will come, n by the month ut much longer

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nent. A grand rinciples. Preolvent-deals in yt bolsters the o \$3.

"The North American Trust and Banking Company" is known also as Beers's bank, Mr. Joseph* D. Beers the "financier" having been its president until the cunning speculators who got it up had pillaged this country, and even Europe, to the utmost extent of their ingenuity. When hopelessly, and I think, fraudulently insolvent, it passed into the hands of Mr. David Leavitt as Receiver, loaded with secret trusts made to its own officers and their associates. Mr. L: is the gentleman whose testimony bore so hard on certain sharpers and shavers of Wall street, who were convicted in the stock-jobbing trials of 1826-7; and his first report, after two years' observation, possesses evident traces of his ancient intrepidity.

Mr. Leavitt found in specie, a broken silver dollar, and no more, also President Beers's note for \$26,836, and other obligations, a water barrel, a map of Auburn

(did some of the managers contemplate its ample state prison?) some coal, &c.

This banking company was organized, July 14, 1838, under a modification of the free trade law which Flagg, Hoyt, Phelps, &c. had clamored for, when no more money could be made by the Safety Fund speculations. On June 13th a preparatory meeting was held, consisting of Goold and Charles Hoyt, Geo. D. Strong, I. Graham J. B. Murray Thos. W. Olcott. Saml. Wilkeson of Ruffalo, N. Weed, and three or four others. The chief "performer," Beers, did not appear that day. On the 13th of July, Messrs. Beers, C. Hoyt, H. Yates, J. B. Murray, and many persons of character, property and influence, were named as directors—on the 18th, twenty-two of them met—Beers was appointed their president, the interpid Myndert Van Schaick (who would not sit in Senate with Bishop,) vice-president, John Lorimer Graham (late post-master, N. Y.) their man of law, and Walter Mead and D. E. Tylee, cashiers. Then only were subscriptons for stock opened, and between three and four millions issued, of which the (apparently self-elected) directors kept more than a third to themselves, as this, with a few votes from others, would retain for them the direction while it might be desirable. Mr. Van Schaick retired two months after, well pleased; and it was good policy to obtain, as they did, his written approbation. He declared his belief that their investments of capital were wisely made.

Mr. Graham, in his historical review, tells us that the bank bought a million of Arkansas stock, of which A. C. Flagg had a favorable opinion, and was ready to receive it at par, as good security for circulating notes. Mr. Van Buren, too, liked this Arkansas stock, and sent the gold for the \$500,000 education legacy that way, through men who had probably dealt in pitch previously and forgotten to wash their hands. Apart from politics, what was there in Arkansas stock to justify this opinion, held by Beers, Van Buren, Woodbury, C. Hoyt and Flagg? Another question—are we justified in believing that such was really their opinion? \$1,200,-000 were also vested in Indiana state stock. Did oft repeated accounts of the folly predominant in Indiana and Illinois finance and legislation, and in their canal making, routes and management, induce purchase the second-or was there a wheel within a wheel-knowing ones wanted Arkansas and Indiana stock out of their hands, and aiding in contriving this contrivance for the purpose? A simple man would think they could have found more judicious epecie investments, but perhaps part of their capital was in reality, paid in such obligations. Mr. Leavitt shows us that neither of those causes had had much effect in throwing these stocks into the hands of Beers, Graham & Co., but that they bought them on credit on speculation, hoping to borrow money for their own purposes by pledging or selling them again!! They paid them, he says, with their own printed promises to pay, with interest, long after date! They next, in '38, '39, and '40, issued negotiable certificates of deposite, to the amount of millions, purporting on their face to be issued by the bank, and many of them payable in London. Of these, a great part

^{*}The stock-brokers have evinced a keen appetite for the control of 'Trust Companies.' Mr. R. H. Navins, Broker, Wall street, writes to Mr. Jesse Hoyt, at Albany, dated New York, 14th Jan'y, 1831, as

[&]quot;Beat Hoyt—I must trouble you to let me know, whether our Banks pow being willing to take renewals of their Charters on the terms offered to them last winter, will all be able to get them? It was predicted by some persons that some of them might not have another chance.

And as to a new Trust Co.—do you think that an application from a very respectable list of petitioners will succeed in getting a Charter similar to the one granted at the last session? I shall be much obliged for your opinion on the above, or on any other subjects that may have to do with Wall street. I am willing to run the risk of your opinions. . . . I hold considerable Life and Trust Co. Stock, which will rise or fail probably when the question is settled about other charters.

Yours very sincerely, R. H. NEVINS."

were made payable to Hallett (clerk of the Superior Court,) Graham (their attorney,) Talmage (now Mayor of Brooklyn,) and other officers of their association. They sold what they could everywhere, to raise the wind—and this base, pawn-broking concern they had the assurance to call a bank and an American trust, with paid up capital!! Beers, their guide, was the person of whom Bennett in his Herald once put out a puff, about his retiring in Sept. '35, with a fortune of a mil-

lion of dollars, the proceeds of his industry, and so forth.

In the winter of 1839-'40, this patent borrowing machine, with a capital to lend, found its promises coming in for payment, its bought stocks declining in value, and its cash very low indeed; and among other schemes to keep afloat it sought the aid of Martin Van Buren, through his commercial grand vizier, Jesse Hoyt. At the same time, 900 bonds FOR ELEVEN MILLIONS OF DOLLARS, in promises to pay to Walter Mead the cashier, FIVE YEARS AFTER Feb. 1840, were signed by Beers, as president, and while yet in the company's hands, bonds and mortgages were executed from the company to Graham and others its associates, as a pretended security for payment—and a million trust deed was filled up, the third party being Mr. Horsley Palmer of the Bank of England, and others in Europe. Many more capers were cut with public credulity, but I have not room to notice them. Some of their bonds they paid to their creditors as cash—they handed them to others as "a collateral security"—for instance, to T. E. Davis who had LENT them his note for \$79,000. To Col. James B. Murray,*a character much mixed up with American stock-jobbing, and a regular signer of Swartwout's Custom House recommendations, they gave \$30,000, to try to dispose of in Europe, for his own account, he having been their great gun there! In the course of 1840, Talmage, the Brooklyn Mayor, succeeded Beers as president, and he also signed lots of trumpery due-bills, which they called post notes, certificates, bonds, &c.

In May, 1840, a State law was passed, forbidding such associations as this from issuing any of their bills or notes unless payable on demand, and without interest. This was wisely intended to protect the public from such wholesale knavery as I have adverted to. In their statements for the public eye, as required by statue, they had concealed much of their trust conveying, due-bill puffing machinery—and found no difficulty, it seems, to persuade learned lawyers, "for a consideration," to be of, and declare their, opinion, that the statute forbidding their post-note trade did not intend to forbid it at all, just as learned lawyers were found many year ago, of opinion, that although the U.S. Constitution expressly forbids the States to issue promissory notes, as cash, or tamper with the currency, it did not mean to

do that, by any means.

When Mr. Leavitt was appointed Receiver, he found Mr. Graham and others managing this insolvent institution, as trustees. The very men through whose management the bank was broken down, yet stood by the wreck they had caused, and retained control of its whole property! Who ever heard of a reckless pilot and engineer landing a North River boat high and dry on the rocks, and afterwards retaining their control, in spite of all concerned, "by previous legal agreement?" It appeared that \$9000 a year were charged for attending to two of the eight trusts. The Company had done a little, and but little, as bankers—as stock-jobbers a great deal. They were very needy or very greedy, for, they kept borrowing, at ruinous rates, almost continually. Beers, and leeches like him, sucked the very life's blood of the institution.

Postmaster Graham and his two law firms charged and got about \$44,000 for

trouble, besides fees, said to amount to as much more.

The Company bought cotton for \$640,000 here, and sold it at \$90,000 loss in England, and also sold their promises to pay for what they would fetch any where. Of course, they must have expected to fail. Mr. B. F. Butler appears to have been the senior counsel of "the trustees." None more fit. When they got in Chancery Butler would feel quite at home; and if he did not keep Leavitt some

time at bay Graham, in investigation throughout. Receiver cor in sentiment a very able, shareholders divide profits had played account "vecase truly! Why is not believe that advances, are

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committee of sumption had la his appea carrying on Beers. His seen-and if lt would be v ful committee of scientific a Convention m Blackstone sa by their cleric the foreign la have cause t revising friend define the pov sive with the except, &c.? Mr. Jesse I dollars, of the

when he was : noticed in the as Mr. Van B Hoyt acted by no interest-b lndiana stock sumed that M' kers, bought a drafts from it is as yet a secr in Wall street, thousands of d the Treasury—\$40,000. His next heard of t sold at 52-tw On the 20th Ju April, 1840, H August he had 1841 (I quote t

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^{*}Col. James B. Murray may have been conscientiously opposed to Madiscn's measures in 1812. Many there were who held Napoleon to be as regardless of neutral rights as George 3rd. My fault to him is that he was a speculator, a dangerous character because a fashionable, polite stock-jobber. He was in service in 1812, was made a lieutenant-colonel by Tompkins in 1814, with a very complimentary letter, and appointed in 1816 to the command of the Governor's Guard. I believe he has been an alderman of New York. He was sent to Albany, with Jeromus Johnson, Prosper M. Wettmore, John L. Graham, Steph. Allen, Gid. Lee, and others, on behalf of 'the party' in New York, to persuade Marcy and the Legislature in 1837 to sanction the bankraptcy of the banks, deposites and all—and shrewdly selected as the agent to represent in Europe the wishes of Beers's vast stock-jobbing machine.

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capital to lend, ng in value, and t sought the aid Hoyt. At the , in promises to 40, were signed s and mortgages es, as a pretendthe third party Europe. Many to notice them. handed them to who had LENT er much mixed twout's Custom f in Europe, for course of 1840. he also signed , honds, &c.

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time at bay there, and delay a decision in due form of law, I mistake the man. Graham, in his statement, assures the public that Messrs. Butler, &c., after a full investigation, "have a perfect conviction" that the company acted in good faith throughout. So have I—on the Washington and Warren Bank principle. The Receiver consulted Judge Sutherland, Samuel Stevens, H. Denio, &c., who agree in sentiment that the trusts are all void and unlawful. Sutherland's opinion is a very able, clear and convincing document. In Jan. 1841, there were about 500 shareholders in America, and large claims in Europe. Did they ever pretend to divide profits? A Committee, in Nov. 1840, shewed that Beers, while president, had played the stock-jobber on a large scale, and contrived to have his own account "very complicated"—but they hoped to hold their own with him—a hard case truly! No doubt, however, but pious Mr. Butler will make all straight. believe that assignments made by an insolvent bank, like this, to secure future advances, are lawful?

Thomas G. Talmage was one of its first directors, and a member of its first committee of finance. As its last president, he followed the hearse when consumption had left of its remains little more than a broken dollar and water barrel. la his appeal to the public, he owns that he entered the concern as a means of carrying on organized stock-jobbing, money borrowing, post note issuing—a la Beers. His statement in the newspapers is by far the most favorable I have yet seen-and if he is correct, the stockholders will yet recover much cf their capital. It would be well if the Legislature this winter would appoint a capable and faithful committee to look into the operation of the court of chancery, take the evidence of scientific and practical men, and print the whole for distribution before the Convention meet. There is surely much that is injurious in following usages (as Blackstone says) derived "from the imperial and pontifical formularies introduced by their clerical chancellors." If our "natives" would turn their batteries against the foreign laws adopted en masse from worn out monarchies, future ages might have cause to honor and bless their memories. Why did Mr. Butler and his revising friends in the legislature, ever consent that a free democracy should thus define the powers of our Chancery Court, in the Statute—"They are co-extensive with the powers and jurisdictions of the Court of Chancery in England," except, &c.?

Mr. Jesse Hoyt lent this company at one time or another at least a million of dollars, of the Custom House funds, in gold and silver, at a time when government had to issue its notes of hand, bearing interest, to the public creditors, and when he was affirming that he had no public funds on hand! These facts were noticed in the journals of the day, and in letters of complaint to Washington—and as Mr. Van Buren and his cabinet remained silent, it may be inferred that Mr. Hoyt acted by direct or implied orders. For the money so lent the public received no interest—but the directors gave their bond to Hoyt for repayment, with some ladiana stock as additional security. As he was a regular stock-jobber, it is presumed that M'Jimsey, (his brother-in-law, and one of his sureties,) and other brokers, bought and sold the stock of this bank for him, according as his loans to it or drafts from it affected the value of the shares. What other compensation he got is as yet a secret. M'Jimsey refused to testify. Cash commanded, in these times, in Wall street, a heavy bonus on loans. Hoyt knew that he retained hundreds of thousands of dollars, according to Poindexter, of which no returns were made to

thousands of dollars, according to Poindexter, of which no returns were made to the Treasury—and by the interest may have cleared \$60,000 a year, instead of \$40,000. His pecuniary situation may be now artfully veiled. Perhaps he will be next heard of through the Morris Canal Co. Oct. 10th, 1839, N.A.T. shares were sold at 52—two days after at 45, and the bank was then due Hoyt \$175,000. On the 20th July shares had been up at 79—in Dec. they were down at 35. In April, 1840, Hoyt was a creditor for \$250,000—and the stock had risen to 56—in August he had withdrawn all but \$13,000 and shares sold for but 26. In Nov. 1841 (I quote the Ev. Post) the shares of the N. A. Trust Co. would fetch but \$3, which within three years had commanded \$95.

CHAPTER XXXVII.

Difficulties which surround the upright merchant in New York. Tariffs-Congress the control of the surround the upright merchan in New York. Tariffs—Congress Laws—Enormous Law Costs—Protests—Appraisers—Politics—Accommodations—Men of Straw—Our Currency—The Custom House—Employment of mean, jobbing politicians—Abuse—Smuggling and evasions of Revenue Laws—Surveyor's Public Locks—Drawbacks—Foreign Spices exported. Conclusion.

An American merehant, perhaps more especially an importer at New York. who deals in dutiable articles, is more to be pitied than envied. An honest, fair and mauly course of dealing is assuredly not his passport to independence, or a competence, even with real capital, undoubted credit, and great experience. I will explain why this is so.

First. The tariffs or rates of taxation on importations are exceedingly change-

able, and that, too, sometimes very suddenly.

Second. The laws of Congress imposing duties are often differently construed in different Custom Houses. For instance, a Boston merchant may have imported heavily, and been charged 25 per cent.—the same article brought by a New York trader may have paid 50. Both charges may have been returned to the indolent political financiers at Washington, and approved of. When the New Yorker finds himself undersold at Boston, he enquires, ascertains the eause, complains at New York and Washington-but if he did not enter a protest at the time of payment here—he loses the difference. And how could he know that there would be two rates? Only a few weeks since, Collector Lawrence issued a notice that no duties would be refunded unless the importer had formally protested when he paid his money, stating his reasons. In such a case as I have instanced, how could be state what he did not know? And why should the justification of an error be persisted in, to his injury, and his right refused him, on a dishonest, legal quibble?

Third. But it may be said-Go to law with the United States. Even Jesse Hoyt admits, that if the Collector scize goods value \$400, or less, no matter how unjust the seizure may be, it were better for the merehant to suhmit than suffer under the enormous law costs and delays of the United States' Courts.

Fourth. A number of merchants import each of them the same kind of goods. The Collector says the duty is so much per cent. Some demur and protest—others pay quietly—one of them tries the case at law, and the Collector is found to be wrong. Those who protested may get back the duty overcharged—those who did not, are, by Butler and Lawrence's rule, shut out. What could be more iniquitous than such a rule? In this and the second statement of my series, I am not offering hypothetical eases. Secretaries of the Treasury and Comptrollers, and their subs, pop in and out of office, and Collectors and Comptrollers here, are up and down,

like Jack in a box. Every new man has a new way with him.

Fifth. A set of appraisers are selected by the President; and if the United States Senate find them competent, on evidence to them satisfactory, they go into office, with a little army of clerks and assistants of all sorts. It is their duty to say whether the invoice and the goods correspond—whether the importer has rated them too low, or too high—and to fix the value. To aid them in any case that may require it, the most respectable referees may be selected, and every possible means taken to arrive at a fair valuation. What more can an importer do than pay the rates deemed fair by umpires selected by the highest power in the Union, the treaty making power? Yet it is a truth—Who does not feel the deep disgrace of the avowal! Most true it is, that after all this has been done, immense quantities of goods have been seized in the warehouses of the merchants here, and even followed to Philadelphia—the parties stopt from effecting sales—their credit broken—themselves involved in law-and all this to extort from their necessities or their fears more money in taxes than the umpire of the taxing power declared to be just. The very power that declares to you in a circular that no monies paid in duties shall ever be refunded, no matter how wrongfully paid, unless you protest against the wrong when paying—selects its umpire, makes no protest, gives a receipt for the duties you have paid—and six months after, sends the thief-takers and its deputies to pull down your goods off the shelves, on the pretext that you have forfeited all, by not paying more than government asked!

Sixth. Jo education-bu right opposite democrat of e them now and or one of tha that he and hi a mantle. W buy, sell, ente through enorm sive appearance the deposites a monies raised our politics ' t ter as Jesse H bone to pick ; Seventh. W

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Eighth. The acter, but with places, bankrupt Hoyt, Swartwou Deputy Collector time to be utterly merchants, after bribed and perjur collector into an eredit with an n State on the one them to be illega

^{*} Even Englishmen from Liverpool, goods, trial had been obtained It is a terrible system tert that they are invo

[†] For the average che dent. 1841-'2, Doc. 212 Months of 1845. and the The Custom House horsan of petty tyranny upheld Jesse Hoyt!

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eited all, by not

Sixth. John Manly begins business in Pine street, with a suitable capital and education—but is no trading politician. Solomon Sneak commences in same line education—but is no trading politician. Solomon Sneak commences in same line right opposite, with ill-deserved credit and no capital at all—but he is "a regular democrat of our stamp," goes with "the party" at all meetings, electioneers for them now and then, possesses a secret or two worth having, and is their busy-body, or one of that class. Prosper Piety* is in the same position as Solomon, except that he and his partner are worth less than nothing, and clothed in religion as with a mantle. Will not the two latter be able to speculate, borrow, indorse, bargain, buy, sell, enter goods low, and actually take the bread out of Manly's mouth, buy, sen, enter goods low, and actuary take the bread out of many s mouth, through enormous discounts, loans on fancy stocks, easily entered invoices, a delusive appearance, and a false credit? Is it not an every day occurrence? Think of the deposites as they were used in the Manhattan and other Banks. Were not the monies raised for dutics from many merchants and handed over to a favorite few 'of our politics ' to speculate with, some of these few men of as little credit or character as Jesse Hoyt when he had the Custom House thrown to him as a dog gets a bone to pick; clerks, merchants and all? Can commerce thrive thus served?

Sventh. What can be more ruinous to the fair-dealing merchant than a currency such as ours, varying hourly and everywhere—vacillating between United States Bank notes redeemable in specie and safety fund N. York notes, of all kinds and qualities, payable, unless you want the money, in cash; but in case of a run, the legislature instantly legalizes no payment at all, leaving you at liberty to buy their specie of their broker with their own notes; or, in other cases, to wait till their hundreds of thousands of dollars of country over-issues shall be redeemed, years

hence it may be, by A. C. Flagg our sagacious comptroller?

That any fifty or sixty capitalists who, by buying up more than half the stock of a new national bank, chartered on the British corporation system, or getting hold of U.S. securities and investing them in its stock at commencement, should by this means become the bankers and treasurers of the Union—that their 'promises to pay'should be a legal tender to every civil or military person employed by the U. S. in payment of salaries, and at every custom house and post-office for revenuethat these fifty or sixty persons should elect the bank directors, make the money and issue the money—lend to whom they will or refuse at pleasure—be lenient to other banks, or, at pleasure, harrass them to pay up the last dollar-and, should the states severally agree, create 10 or 100 associate banks, to be called branches half of these 50 or 60 men, perhaps, the agents of strangers-that such a bank as this should be again set up, and its managers made the 'regulators' of the credit and currency of the country, would be no final settlement of the question. Republicans would oppose it on principle—office-seckers would make 'repeal' their war cy, and the cause of the evils which make justice a reproach, be untouched.

Eighth. The merchant has to do-not with regular business mcn of high charader, but with violent partisans, rowdies, reprobates, political hacks paid with places, bankrupts, ignorance in one, low cunning in another, treachery in a third. Hoyt, Swartwout, Price, and Butler speak for themselves—but Hoyt publishes Deputy Collector Lyon as corrupt and unworthy—he declares the appraisers of his time to be utterly ignorant—he sends Deputy Collector James Campbell to convict merchants, after this Campbell had acknowledged on oath his own infamy as being bibed and perjured—Joseph R. Bleecker is converted from a cashier and deputy collector into an informer for hirc, receiving presents from Ives, or rather taking trefit with an understanding, &c. Entry Clerk and others, take pay from the State on the one hand, and illegal fees from the importer on the other, knowing

^{*}Even Englishmen feit the weight of Hoyt's official power, in England. A Mr. Priestley consigned, for Liverpool, goods, value \$25,000, to J. W. Corlies. Two years after (1841) they were in custody—no rula had been distanted. Priestley was broken up in consequence, and had to assign his state to trustees. It is a tsrible system that permits foreign goods, correctly involced as to quantity, to be seized on a presultant that they are invoiced too low—and that too with umpires chosen by the U. S. whom the importer is

For the average character of Custom House Cierks and Officers, see Reports of U. S. Com'rs to President, 1841-'2, Dec. 212—and Jesse Hoyt's Letters—also the Morning Nerre, N. Y., by O'Sullivan, 1st 6 "The Custom House here has for some years past been an intolerable engine of oppression, a mischievous and of petty tyranny, a corrupting source of iniquity." Yet this dishonest, plausible paper lauded and upheld Jesse Hoyt!

Ninth. It is often asserted, and I believe it, on all the information and experience of thirty years' acquaintance with commerce, that, taking the whole State of New York, an immense proportion of the dutiable articles pay no duty at all Among the hosts of officers of one sort or other, how few are selected for their intelligence and integrity!—some such there are—just and honorable men—but the majority are street politicians—and Mr. Lawrence, as I have described him, is their appropriate chief. Are such the men to prevent smuggling—to protect, on our

frontiers, and in such a port as this, the fair trader?

Tenth. There are a great number of cellars, stores, and other places, for keeping bonded goods-articles for exportation, or that may be required for domestic use. With the keys in the hands of street politicians, bar room orators, spring and fall electioneerers, stock-jobbers, and speculators-may not genuine liquors be stored, the spirit exchanged, and a pretended foreign article exported? The system in use, at I have seen it, would tempt even brandy and gin dealers to collusion. Some time since the United States exported in seven years, subject to drawback (that is, a return of the duties,) a far larger quantity of foreign spices than had been imported and paid duty. I say nothing of home consumption. Here was the miracle of the loaves and fishes, in a new form—but were there no wooden nutmegs? What room

is there for fair trade under such a system!

Eleventh, and lastly. The merchant is not only puzzled by contradictory reports of cotton crops in Georgia and grain crops in England, and of new tariffs at Wash. ington, London, Paris, and Dantzic, but he has to study politics as a science in order that he may be enabled to form an estimate of the value of the blasts of approaching war which blow continually in his ears from some quarter or other. War for Texas, for Mexico, for Canada, for Oregon, for part of Maine, for hono, for gain, for glory, for slavery or for freedom, or some cause or other, is an unceasing cry-and beyond the pretext it affords for upholding a vast naval and military force, with its contracts and corrupt patronage, many know not what to make of it Perfect and of thirty years' continuance as peace now is, two-thirds of the national expenditure is upon warlike objects, and over 20,000 persons are in continual pub. lic pay as fighting men, or connected with war. The national war tax alone nearly three millions of dollars for the State of New York, besides a loss of the services of thousands of valuable artizans and farmers. In 1839 there were 107 naval captains and commanders, and in 1841 an increase of 57, all on pay. It Maury says that the Ohio, ship of the line, cost under \$300,000, and that near \$600,000 were charged in 1839, merely for repairing her. The checks of vetoes departments, boards, and enquiring committees are found to be no checks at all unless the people who buy goods and pay taxes to the Hoyts and Swartwoutse the day can be waked up a little. Few men have more steadily opposed extravagant expenditures than the writer, and even natives are willing to permit adopted. citizens to write against abuses, so that they avoid mentioning the N. Y. corpora tion expenditure of 1843-4. What the country wants is peace, a free convention and a people alive to reform and improvement. I have changed my mind both to men and measures, in some degree, of late years, and must admit that there truth in Lord Brougham's remark, that 'a rigid devotion to party forms one of the most sacred aristocratic mysteries,' and that politicians, when in power, ough never to forget the prayer (Matthew VI and 13,) 'Lead us not into temptation but deliver us from evil.'

There are, no doubt, many remarkable incidents in the lives of Messrs. Hoyt an Butler, which the compiler of this work has not had leisure properly to notice, no even advert to-but, in a second edition, or through some other suitable channel communication with the public, it is his intention to submit copies of several inte esting documents, (before the sitting of the Convention, should it be determine on,) which he deems it advisable for the present to withhold. His chief object, the far, was to show the necessity which exists for checking the career of a faction dissemblers who are unfriendly to the vital principle of elective institutions.

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